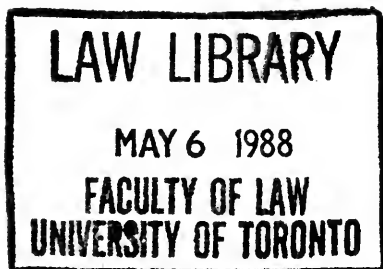


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ONTARIO REGULATIONS

1987

REGS. 364-725 (end)

Publications Under The Regulations Act

July 11th, 1987

JURIES ACT

O. Reg. 364/87.

General.

Made—June 18th, 1987.

Filed—June 22nd, 1987.

REGULATION TO AMEND REGULATION 543 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE JURIES ACT

1. Form 1 of Regulation 543 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 541/83, is revoked and the following substituted therefor:

Form 1

RETURN TO JURY SERVICE NOTICE
C. 226, R.S.O., 1980

Juries Act

QUESTIONNAIRE AS TO QUALIFICATIONS FOR JURY SERVICE

NOTE: YOU ARE ONLY BEING **CONSIDERED** AS A PROSPECTIVE JUROR.

FILE NO.

RETURN COMPLETED FORM TO SHERIFF'S OFFICE

IF YOUR NAME OR ADDRESS IS NOT CORRECT, SHOW THE NECESSARY CORRECTIONS.

READ THE JURY SERVICE NOTICE BELOW.

JURY SERVICE NOTICE, C. 226, R.S.O., 1980

SUBSECTION 42(3) of the Juries Act reads as follows: "Every person who is required to complete a return to a jury service notice and who,

(a) without reasonable excuse fails to complete the return or mail it to the sheriff as required by subsection 6(5); or

(b) knowingly gives false or misleading information in the return,

is guilty of an offence and on summary conviction is liable to a fine of not more than \$1,000, or to imprisonment for a term of not more than six months or to both."

THIS IS NOT A SUMMONS FOR JURY SERVICE. You are being considered as a prospective juror in order that your qualifications for such service may be determined before you are summoned to appear. **YOU ARE REQUIRED TO COMPLETE AND RETURN THE QUESTIONNAIRE BELOW WITHIN FIVE (5) DAYS OF RECEIPT.** Mail the completed questionnaire to your local sheriff in the enclosed, pre-addressed envelope which requires no postage.

THIS IS NOT A SUMMONS FOR JURY SERVICE. If you are chosen for jury service you will be notified of the time and place to appear. This matter must be given your immediate attention.

ANSWER ALL QUESTIONS AND SIGN THE QUESTIONNAIRE.

RETURN THE COMPLETED FORM TO THE SHERIFF'S OFFICE IN THE ENCLOSED, STAMPED, PRE-ADDRESSED ENVELOPE WITHIN 5 DAYS.

PLEASE HAND PRINT YOUR ANSWERS

1. Give occupation, trade or profession

If you are retired or not working,
give last occupation, trade or profession

2. Business telephone

Residence telephone

ANSWER QUESTIONS 3 TO 11 BY MARKING AN "X" IN THE PROPER BOX.

3. Can you read, speak and understand
the French language?

Yes

No

4. Can you read, speak and understand
the English language?

Yes

No

5. Are you a Canadian citizen?

Yes

No

6. Are you 18 years of age or more?

Yes

No

7. Have you ever been convicted of an
indictable offence for which you have
not been granted a pardon?
See Note 1 on the back of this form
for an explanation of "indictable offence".

Yes

No

8. Have you received fees for service as a
juror in this or the two preceding years?

Yes

No

9. Does your occupation, profession or position
exempt you from jury service?
See Note 2 on back of this form.

Yes

No

-
10. Are you married to or living in a conjugal relationship outside marriage with a person of the opposite sex in one of the occupations or positions listed in Note 3 on the back of this form?
- Yes No
-
11. Do you have any physical or mental disability which would seriously impair your ability to serve as a juror?
- Yes No
- If "yes", attach an explanatory letter from your doctor or complete Note 4 on the back of this form. Answer only if you have a physical or mental disability.
-

I CERTIFY THAT ALL ANSWERS AND STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDGE.

.....
day month year (date) (sign here)

Back of Form 1

NOTE 1: INDICTABLE OFFENCE

An indictable offence is a serious offence and does not include violations of provincial statutes such as traffic and liquor laws. Nor are some Criminal Code offences indictable; for example, causing a disturbance, failure to comply with a probation order and vagrancy are not indictable offences.

A person who has been convicted of an indictable offence is ineligible to serve as a juror, unless he or she has subsequently been granted a pardon.

NOTE 2: THE FOLLOWING PERSONS ARE INELIGIBLE TO SERVE AS JURORS:

1. Every member of the Privy Council of Canada or the Executive Council of Ontario.
2. Every member of the Senate, the House of Commons of Canada or the Assembly.
3. Every judge, every justice of the peace, every barrister and solicitor and every student-at-law.
4. Every legally qualified medical practitioner and veterinary surgeon who is actively engaged in practice and every coroner.
5. Every person engaged in the enforcement of law including, without restricting the generality of the foregoing, sheriffs, wardens of any penitentiary, superintendents, jailers or keepers of prisons, correctional institutions or lockups, sheriff's officers and constables, police officers and constables, and officers of a court of justice.
6. Armed forces personnel of the regular and special forces and members of the reserve forces on active service.
7. Firefighters under section 1 of the Fire Fighters Exemption Act.

NOTE 3: THE SPOUSES* OF THE FOLLOWING PERSONS ARE INELIGIBLE TO SERVE AS JURORS:

1. Every judge, every justice of the peace, barrister and solicitor, and every student-at-law.
2. Every person engaged in the enforcement of law including, without restricting the generality of the foregoing, sheriffs, wardens of any penitentiary, superintendents, jailers or keepers of prisons, correctional institutions or lockups, sheriff's officers and constables, police officers and constables, and officers of a court of justice.

*"spouses" are people of the opposite sex who are married to each other or who are living together in a conjugal relationship outside marriage.

If you are living in a conjugal relationship outside marriage with a person of the opposite sex in one of the occupations or positions listed in this note, you and your spouse must complete the following joint declaration of spousal status to demonstrate your ineligibility for jury duty.

JOINT DECLARATION OF SPOUSAL STATUS

We, and
residing at
hereby declare that at this date we are living together in a conjugal
relationship outside marriage.

.....
Date

.....
Signature of prospective juror

.....
Signature of spouse

NOTE 4:

AUTHORIZATION FOR DOCTOR TO PROVIDE MEDICAL INFORMATION

This is to authorize Doctor
(name)

Address Phone No.

to provide the sheriff with medical information and opinion for the purpose of verifying my physical or mental infirmity (or both) incompatible with the discharge of my duties as a juror.

Municipality day month year
Dated at the of

.....
Signature of prospective juror

Formule 1

Loi sur les Jurys

QUESTIONNAIRE CONCERNANT LES QUALITÉS REQUISES
POUR REMPLIR LES FONCTIONS DE JURÉ

DÉCLARATION RELATIVE À L'AVIS
DE SÉLECTION DE JURÉ
CHAP. 226, L.R.O. 1980

Ministère du
Procureur
général

NOTE : ON CONSIDÈRE SEULEMENT LA POSSIBILITÉ DE
VOUS CONVOQUER COMME JURÉ.

NUMÉRO DE DOSSIER

RENOYER LA FORMULE DÔMENT
REPLIE AU BUREAU DU SHÉRIF

D • S'IL Y A UNE ERREUR DANS LE NOM OU L'ADRESSE, FAIRE LES RECTIFICATIONS
I NÉCESSAIRES.

R • LIRE L'AVIS DE SÉLECTION DE JURÉ CI-DESSOUS.

C
T AAVIS DE SÉLECTION DE JURÉ, CHAP. 226, L.R.O. 1980

I Le paragraphe 42 (3) de la Loi sur les Jurys se lit comme suit : "Est coupable
E d'une infraction et passible, sur déclaration sommaire de culpabilité, d'une
S amende d'au plus 1 000 \$ et d'un emprisonnement d'au plus six mois ou de l'une
seule de ces peines, quiconque est tenu de remplir la déclaration relative à
l'avis de sélection de juré et qui :

a) soit omet, sans excuse légitime, de la remplir ou de l'envoyer par la
poste au shérif comme l'exige le paragraphe 6 (5);

b) soit y indique sciemment des renseignements faux ou trompeurs."

CET AVIS NE CONSTITUE PAS UNE ASSIGNATION À SIÉGER COMME JURÉ. On considère
seulement la possibilité de vous convoquer comme juré afin de déterminer si
vous avez les qualités requises pour remplir les fonctions de juré avant que
vous soyez assigné à comparaître. VOUS ÊTES TENU DE RETOURNER, DÔMENT REMPLI,
LE QUESTIONNAIRE CI-DESSOUS DANS LES CINQ JOURS QUI SUIVENT SA RÉCEPTION.
Veuillez envoyer par la poste le questionnaire dûment rempli au shérif de votre
localité dans l'enveloppe adressée ci-incluse, sans l'affranchir.

CETTE FORMULE N'EST PAS UNE ASSIGNATION À SIÉGER COMME JURÉ. Si vous êtes
choisi pour remplir les fonctions de juré, on vous avisera du lieu, de la date
et de l'heure de votre comparution. Veuillez apporter votre attention immédiate
à ce questionnaire.

- RÉPONDRE À TOUTES LES QUESTIONS ET SIGNER LE QUESTIONNAIRE.
RENOYER DANS LES CINQ JOURS LA FORMULE DÔMENT REPLIE AU BUREAU DU SHÉRIF,
DANS L'ENVELOPPE ADRESSÉE ET AFFRANCHIE CI-INCLUSE.

ÉCRIRE À LA MAIN, EN LETTRES MOULÉES

1 EMPLOI, MÉTIER OU PROFESSION

SI VOUS ÊTES RETRAITÉ OU SI VOUS NE TRAVAILLEZ PAS,
INDIQUEZ VOTRE DERNIER EMPLOI, OU LE MÉTIER OU LA
PROFESSION QUE VOUS AVEZ EXERCÉ EN DERNIER

2 N° DE TÉLÉPHONE (BUREAU)

N° DE TÉLÉPHONE (DOMICILE)

RÉPONDRE AUX QUESTIONS 3 À 11 EN MARQUANT D'UN "X" LA CASE APPROPRIÉE

3 LISEZ-VOUS, PARLEZ-VOUS ET COMPRENEZ-VOUS LA LANGUE FRANÇAISE? OUI NON

4 LISEZ-VOUS, PARLEZ-VOUS ET COMPRENEZ-VOUS LA LANGUE ANGLAISE? OUI NON

5 ÊTES-VOUS CITOYEN(NE) CANADIEN(NE)? OUI NON

6 ÊTES-VOUS ÂGÉ(E) DE 18 ANS OU PLUS? OUI NON

7 AVEZ-VOUS DÉJÀ ÉTÉ RECONNU(E) COUPABLE D'UN ACTE CRIMINEL POUR LEQUEL UN PARDON NE VOUS A PAS ÉTÉ ACCORDÉ? OUI NON
Voir au verso de cette formule la note 1 pour une explication de l'expression "acte criminel".

8 AVEZ-VOUS REÇU UNE INDEMNITÉ POUR AVOIR REMPLI LES FONCTIONS DE JURÉ, AU COURS DE CETTE ANNÉE, OU DES DEUX ANNÉES PRÉCÉDENTES? OUI NON

9 ÊTES-VOUS EXEMPT(E) DES FONCTIONS DE JURÉ DE PAR VOTRE EMPLOI, MÉTIER OU PROFESSION? OUI NON
Voir la note 2 au verso de cette formule.

10 ÊTES-VOUS MARIÉ(E) OU VIVEZ-VOUS DANS UNE UNION CONJUGALE HORS DU MARIAGE AVEC UNE PERSONNE DU SEXE OPPOSÉ DONT L'EMPLOI OU LA FONCTION FIGURE DANS L'ÉNUMÉRATION DE LA NOTE 3 AU VERSO DE CETTE FORMULE? OUI NON

11 SOUFFREZ-VOUS D'UNE INFIRMITÉ PHYSIQUE OU MENTALE
INCOMPATIBLE AVEC L'ACCOMPLISSEMENT DES DEVOIRS
D'UN JURÉ? SI "OUI", VEUILLEZ JOINDRE UNE LETTRE
EXPLICATIVE DE VOTRE MÉDECIN OU REMPLIR LA NOTE 4
AU VERSO DE CETTE FORMULE.
Ne répondez à cette question que si vous souffrez
d'une infirmité physique ou mentale.

OUI NON

JE CERTIFIE QUE, À MA CONNAISSANCE, TOUTES MES RÉPONSES ET DÉCLARATIONS SONT
VÉRIDIQUES.

SIGNER ICI X

DATE
J M A

NOTE 1 : ACTE CRIMINEL

Un acte criminel est une infraction criminelle grave, à l'exclusion des contraventions aux lois provinciales telles que les lois relatives à la circulation et aux alcools. Quelques infractions au Code criminel ne constituent pas des actes criminels, par exemple, le fait de troubler la paix publique, le défaut de se conformer à une ordonnance de probation et le vagabondage ne constituent pas des actes criminels.

Une personne est inhabile à remplir les fonctions de juré si elle a été reconnue coupable d'un acte criminel, sauf si un pardon lui a été accordé par la suite.

NOTE 2 : LES PERSONNES CI-DESSOUS SONT INHABILES À REMPLIR LES FONCTIONS DE JURÉ :

1. Les membres du Conseil privé du Canada ou du Conseil des ministres de l'Ontario.
2. Les membres du Sénat, de la Chambre des Communes ou de l'Assemblée.
3. Les juges, les juges de paix, les avocats et les étudiants en droit.
4. Les médecins dûment qualifiés et les chirurgiens-vétérinaires qui exercent effectivement leur profession, ainsi que les coroners.
5. Les personnes dont la fonction est de faire exécuter la loi y compris notamment les shérifs, directeurs de pénitenciers, chefs d'établissements, les gardiens de prisons, d'établissements correctionnels ou de lieux de détention provisoire, les agents et constables de shérifs, les agents de police et les constables ainsi que les officiers de justice.
6. Le personnel des Forces armées ordinaires et spéciales et les membres de la réserve en service actif.
7. Les pompiers aux termes de l'article 1 de la Loi sur les dispenses accordées aux pompiers.

NOTE 3 : LES CONJOINTS* DES PERSONNES CI-DESSOUS SONT INHABILES À REMPLIR LES FONCTIONS DE JURÉ.

1. Les juges, juges de paix, avocats et étudiants en droit.
2. Les personnes dont la fonction est de faire exécuter la loi y compris notamment les shérifs, directeurs de pénitenciers, chefs d'établissements, les gardiens de prisons, d'établissements correctionnels ou de lieux de détention provisoire, les agents et constables de shérifs, les agents de police et les constables ainsi que les officiers de justice.

* "Conjoints" Personnes du sexe opposé qui sont mariées ou qui vivent ensemble dans une union conjugale hors du mariage.

Si vous vivez dans une union conjugale hors du mariage avec une personne du sexe opposé dont l'emploi ou la fonction figure dans la présente note, vous et votre conjoint devez remplir la déclaration commune de statut de conjoint ci-après de façon à démontrer que vous êtes inhabiles à remplir les fonctions de juré.

DÉCLARATION COMMUNE DE STATUT DE CONJOINT	
Nous soussignés, _____ et _____	
demeurant à _____	
déclarons par la présente qu'à cette date nous vivons ensemble dans une union conjugale hors du mariage.	
Date _____	Signature du juré éventuel _____
	Signature du conjoint _____

NOTE 4 :

AUTORISATION AU MÉDECIN DE DIVULGUER DES RENSEIGNEMENTS MÉDICAUX		
Par la présente, j'autorise le médecin		(Nom)
Adresse		N° de téléphone
à donner au shérif des renseignements médicaux et son avis aux fins de confirmer que l'infirmité physique ou mentale, ou les deux, dont je souffre me rend(ent) inhabile à remplir les fonctions de juré.		
Municipalité		
<div style="display: flex; justify-content: space-between;"> <div> <p>Fait à</p> <p>le</p> </div> <div> <p>Jour Mois Année</p> <p>Signature du juré éventuel</p> </div> </div>		

O. Reg. 364/87, s. 1.

(2094)

28

PROFESSIONAL ENGINEERS ACT, 1984

O. Reg. 365/87.

General.

Made—February 13th, 1987.

Approved—June 18th, 1987.

Filed—June 22nd, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 538/84
MADE UNDER THE
PROFESSIONAL ENGINEERS
ACT, 1984**

1. Section 93 of Ontario Regulation 538/84 is revoked and the following substituted therefor:

93.—(1) The application fee for registration as a holder of a licence is \$150.00.

(2) The registration fee for applicants or applicants for reinstatement whose application is accepted is \$150.00. O. Reg. 365/87, s. 1.

2. Section 95 of the said Regulation is revoked and the following substituted therefor:

95.—(1) The application fee for registration as a

holder of a temporary licence is \$250.00 for an applicant applying under paragraph 1 of section 44.

(2) The application fee for registration as a holder of a temporary licence is \$500.00 for an applicant applying under paragraph 2 or 3 of section 44. O. Reg. 365/87, s. 2.

3. Clauses 98 (b), (c) and (d) of the said Regulation are revoked and the following substituted therefor:

(b) the examination fee for the first examination written by an applicant, other than the Professional Practice Examination, is \$350.00;

(c) the examination fee for each subsequent examination and the rewriting of an examination previously failed is \$100.00;

(d) the fee to be paid upon submission of a thesis is \$150.00; and

4. Subsections 99 (1), (2) and (3) of the said Regulation are revoked and the following substituted therefor:

99.—(1) The application fee for designation as a consulting engineer is \$125.00.

(2) The fee for designation as a consulting engineer is \$125.00 for the period of designation.

(3) The application fee for re-designation as a consulting engineer is \$125.00. O. Reg. 365/87, s. 4.

Made by the Council on the 13th day of February, 1987.

ASSOCIATION OF PROFESSIONAL ENGINEERS
OF ONTARIO:

C. MACKEY-LASSONDE
President

P. J. OSMOND
Registrar

(2095)

28

COURTS OF JUSTICE ACT, 1984

O. Reg. 366/87.

Rules of Civil Procedure.

Made—April 23rd, 1987.

Approved—June 18th, 1987.

Filed—June 22nd, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 560/84
MADE UNDER THE
COURTS OF JUSTICE
ACT, 1984**

1. The Rules of Civil Procedure set out in the Schedule to Ontario Regulation 560/84, as amended by section 1 of Ontario Regulation 786/84, section 1 of Ontario Regulation 478/85, section 1 of Ontario Regulation 221/86, section 1 of Ontario Regulation 323/86 and section 1 of Ontario Regulation 484/86, are further amended as follows:

1. Subrule 9.01 (2) is amended by adding thereto the following clause:

(aa) for the interpretation of a will;

2. Subrule 14.05 (1) is amended by striking out "or 68A" in the second line and inserting in lieu thereof "68A or 74A".

3. Subrule 19.02 (3), as amended by paragraph 3 of section 1 of Ontario Regulation 323/86, is further amended by adding thereto the following clause:

(p) subrules 70.16 (1) (notice of Official Guardian's intention to investigate and report) and (5) (Official Guardian's report).

4. Rule 38.05 is amended by inserting after "14E" in the first line "68A or 74A".

5. Subrules 39.02 (1) and (2) are revoked and the following substituted therefor:

On a Motion or Application

(1) Where a party to a motion or application has served every affidavit on which he or she intends to rely and has completed all examinations under rule 39.03, he or she may cross-examine the deponent of any affidavit served by a party who is adverse in interest on the motion or application.

(2) A party who has cross-examined on an affidavit delivered by an adverse party shall not subsequently deliver an affidavit for use at the hearing or conduct an examination under rule 39.03 without leave or consent, and the court shall grant leave, on such terms as are just, where it is satisfied that the party ought to be permitted to respond to any matter raised on the cross-examination with evidence in the form of an affidavit or a transcript of an examination conducted under rule 39.03.

6. Subrule 39.03 (1) is amended by adding at the commencement thereof "Subject to subrule 39.02 (2)".

7. Rule 39.03 is amended by adding thereto the following subrule:

To be Exercised with Reasonable Diligence

(2a) The right to examine shall be exercised with reasonable diligence, and the court may refuse an adjournment of a motion or application for the purpose of an examination where the party seeking the adjournment has failed to act with reasonable diligence.

8. Subrule 48.14 (1) is amended by striking out "one year" in the second line and inserting in lieu thereof "two years".

9. Subrule 58.02 (2) is amended by adding at the end thereof "unless the proceeding was commenced or heard at Ottawa, London or Windsor".

10. Subrule 58.02 (3) is amended by adding at the end thereof "Ottawa, London or Windsor".

11. Rule 58.05 is revoked and the following substituted therefor:

MOVING ASSESSMENT TO TORONTO

58.05 Where, after a party has obtained a notice of appointment for assessment of costs by an assessment officer elsewhere than at Toronto, Ottawa, London or Windsor, another party wishes to require that the costs be assessed by an assessment officer at Toronto, the other party shall,

- (a) serve a notice to that effect on every interested party, and file it with the assessment officer who gave the notice of appointment; and
- (b) obtain a notice of appointment for assessment of costs from an assessment officer at Toronto and serve it on every interested party,

at least three days before the date named in the first notice of appointment.

12. Subrule 59.03 (3) is amended by striking out "or" in the first line and by inserting after "(judgment)" in the first line "or 59C (order or certificate on appeal)".

13. Subrule 61.03 (2), as remade by paragraph 11 of section 1 of Ontario Regulation 786/84, is revoked and the following substituted therefor:

Motion Record, Factum and Transcripts

(2) On a motion for leave to appeal, the moving party shall serve,

(a) a motion record containing, in consecutively numbered pages arranged in the following order,

(i) a table of contents describing each document, including each exhibit, by its nature and date and, in the case of an exhibit, by exhibit number or letter,

(ii) a copy of the notice of motion,

(iii) a copy of the order or decision from which leave to appeal is sought, as signed and entered,

(iv) a copy of the reasons of the court or tribunal from which leave to appeal is sought,

(v) a copy of all affidavits and other material used before the court or tribunal from which leave to appeal is sought,

(vi) a list of all relevant transcripts of evidence in chronological order, but not necessarily the transcripts themselves, and

(vii) a copy of any other material in the court file that is necessary for the hearing of the motion;

(b) a factum consisting of a concise statement, without argument, of the facts and law relied on by the moving party; and

(c) relevant transcripts of evidence, if they are not included in the motion record,

and shall file three copies of the motion record, factum and transcripts, if any, with proof of service, within thirty days after the filing of the notice of motion for leave to appeal.

(2a) On a motion for leave to appeal, the responding party may, where he or she is of the opinion that the moving party's motion record is incomplete, serve a motion record containing, in consecutively numbered pages arranged in the following order,

(a) a table of contents describing each document, including each exhibit, by its nature and date and, in the case of an exhibit, by exhibit number or letter; and

- (b) a copy of any material to be used by the responding party on the motion and not included in the motion record,

and may serve a factum consisting of a concise statement, without argument, of the facts and law relied on by the responding party, and shall file three copies of the responding party's motion record and factum, if any, with proof of service, within fifteen days after service of the moving party's motion record, factum and transcripts, if any.

14. Rule 61.03, as amended by paragraph 11 of section 1 of Ontario Regulation 786/84, is further amended by adding thereto the following subrule:

Date for Hearing

(3a) The Registrar shall fix a date for the hearing of the motion which shall not, except with the responding party's consent, be earlier than fifteen days after the filing of the moving party's motion record, factum and transcripts, if any.

15. Subrule 61.04 (2) is revoked.

16. Subrule 61.05 (4) is amended by striking out "fifteen" in the first line and inserting in lieu thereof "thirty".

17. Subrule 61.12 (3) is amended by adding at the end thereof "and shall serve the order on the respondent".

18. Subrules 61.12 (6) and (7), as made by paragraph 4 of section 1 of Ontario Regulation 484/86, are revoked and the following substituted therefor:

Motions for Leave

(6) On a motion for leave to appeal, where the moving party has not served and filed the motion record, factum and (if necessary) transcripts, in accordance with subrule 61.03 (2), the responding party may make a motion to the Registrar, on ten days notice to the moving party, to have the motion for leave to appeal dismissed for delay.

(7) On a motion for leave to appeal, where the moving party has not served and filed the motion record, factum and (if necessary) transcripts, within six months after the filing of the notice of motion for leave to appeal, the Registrar may serve notice on the moving party that the motion will be dismissed for delay unless the documents are served and filed within ten days after service of the notice.

(8) On a motion for leave to appeal, where the moving party,

(a) in the case of a motion under subrule (6), does not serve and file the documents before the hearing of that motion, or within such longer period as a judge of the appellate court allows;

(b) in the case of a notice under subrule (7), does not serve and file the documents within ten days after service of the notice or within such longer period as a judge of the appellate court allows,

the Registrar shall make an order in Form 61IA dismissing the motion for delay, with costs.

19. Rule 70.16, as remade by paragraph 10 of section 1 of Ontario Regulation 323/86, is revoked and the following substituted therefor:

OFFICIAL GUARDIAN'S REPORT

Notice of Intention to Investigate and Report

70.16 (1) Where the Official Guardian intends to investigate and report to the court concerning custody of or access to a child, he or she shall serve notice of that intention (Form 70NA) on the parties and shall file a copy of the notice with proof of service.

(2) Service of the notice on a party who has been noted in default shall be effected by mail addressed to the party at his or her last known address, unless the court orders otherwise.

Service of Documents on Official Guardian

(3) Where the Official Guardian has served notice, a party who subsequently serves an answer, reply or notice of motion or any other document that relates to custody of or access to the child or relates to the child's support or education shall also serve it on the Official Guardian within the time prescribed for service on the parties.

Discovery by Official Guardian

(4) Where the Official Guardian has served notice, he or she has the right to discovery in respect of any matter that relates to custody of or access to the child or relates to the child's support or education.

Service of Report

(5) The Official Guardian shall serve his or her report on the parties interested in custody of or access to the child or in the child's support or education, within sixty days after serving notice under subrule (1), and shall then forthwith file a copy of the report and supporting affidavit, if any, with proof of service.

(6) Subrule (2) applies, with necessary modifications, to service of the report.

Dispute of Report

(7) A party on whom the report is served may dispute a statement in it or in any supporting affidavit by serving a concise statement of the nature of the dispute on every other party interested in custody of or access to the child or in the child's support or education, and on the Official Guardian, and filing the statement, with proof of service, within fifteen days after service of the report.

(8) Where the Official Guardian has served notice under subrule (1), the action shall not be tried and no motion for judgment shall be heard until,

- (a) all disputes have been filed or the time for filing disputes has expired; or
- (b) every party interested in custody of or access to the child or in the child's support or education has filed a waiver (Form 700) of the right to dispute the report.

Application of Former Rule

(9) Rule 70.16 as it read on February 2, 1987 continues to apply to divorce actions commenced on or before that date.

20. Rule 71, as amended by paragraphs 18 and 21 to 23 of section 1 of Ontario Regulation 221/86, paragraph 11 of section 1 of Ontario Regulation 323/86 and paragraphs 5 and 6 of section 1 of Ontario Regulation 484/86 is further amended by adding thereto the following rule:

OFFICIAL GUARDIAN'S REPORT

71.05a Subrules 70.16 (1) to (8) (Official Guardian's report) apply, with necessary modifications, to proceedings under Part III of the *Children's Law Reform Act*.

21. The following Rule is added:

RULE 74 RECIPROCAL ENFORCEMENT OF UNITED KINGDOM JUDGMENTS**DEFINITIONS**

74.01 In rules 74.01 to 74.06,

"Loi"

"Act" means the *Reciprocal Enforcement of Judgments (U.K.) Act, 1984*;

"Convention"

"Convention" means the convention appearing as a schedule to the Act;

"judgement"

"judgment" means a judgment to which the Convention applies.

APPLICATION FOR REGISTRATION OF JUDGMENT*Notice of Application*

74.02 (1) Notice of an application under the Act to the Supreme Court or District Court for registration of a judgment granted by a court in the United Kingdom shall be in Form 74A.

Supporting Material

(2) The application shall be supported by an affidavit that confirms the statements contained in the notice of application and sets out any additional facts necessary to establish that the applicant is entitled to register and enforce the judgment.

(3) The judgment and the original proof of service of the originating process of the United Kingdom court, or certified copies of them, shall accompany the affidavit as exhibits.

(4) The affidavit may contain statements of the deponent's information and belief, if the source of the information and the fact of the belief are specified in the affidavit.

ENFORCEMENT OF JUDGMENT

74.03 A judgment registered under the Act may be enforced as if it had been granted by the registering court.

22. The following Form is added:

Form 59C

ORDER ON APPEAL

(or CERTIFICATE, where required for appeals from courts other than the Supreme Court of Ontario and from tribunals)

(Court file no.)

(Court)

(Name(s) of judge(s))

(Day and date order
(or certificate) made)

(Court seal)

(Title of proceeding)

ORDER (or CERTIFICATE)

THIS APPEAL by (identify appellant) for (state the relief sought in the notice of appeal, except to the extent that it is stated in the operative part of the order (or certificate)) was heard this day (or heard on (date)) at (place), (recite any particulars necessary to understand the order (or certificate)).

ON READING the (give particulars of the material filed on the appeal) and on hearing the submissions of counsel for (identify parties), (where applicable, add (identify party) appearing in person or no one appearing for (identify party) although properly served as appears from (indicate proof of service)),

THIS COURT ORDERS (or CERTIFIES, if applicable) that . . .

(Signature of judge or registrar)

O. Reg. 366/87, s. 1, par. 22.

23. Form 61I is amended by adding at the end thereof:

NOTE: If there is a cross-appeal, the appellant by cross-appeal should consider rule 61.14, under which the cross-appeal may be deemed to be abandoned.

24. Form 61IA, as made by paragraph 7 of section 1 of Ontario Regulation 484/86, is revoked and the following substituted therefor:

Form 61IA

ORDER DISMISSING MOTION FOR LEAVE TO APPEAL FOR DELAY

(General heading)

ORDER DISMISSING MOTION FOR LEAVE

The moving party on this motion for leave to appeal from the order (*or as may be*) of (*name of court or tribunal*) dated (*date*) has not served and filed the motion record, factum and (if necessary) transcripts in accordance with clause 61.12 (8) (a) (motion by responding party) (*or* clause 61.12 (8) (b) (Registrar's notice)) of the Rules of Civil Procedure.

IT IS ORDERED that this motion be dismissed for delay, with costs.

Date _____

Signed by _____

Registrar of the Court of
Appeal (*or* Divisional Court)

O. Reg. 366/87, s. 1, par. 24.

25. Form 61J is amended by adding at the end thereof:

NOTE: If there is a cross-appeal, the appellant by cross-appeal should consider rule 61.14, under which the cross-appeal may be deemed to be abandoned.

26. The following Forms are added:

Form 70NA

OFFICIAL GUARDIAN'S NOTICE OF INTENTION TO INVESTIGATE

(General heading)

NOTICE OF INTENTION TO INVESTIGATE

TO THE PARTIES

The Official Guardian intends to investigate and report to the court concerning custody of or access to the child (name), in accordance with the Courts of Justice Act and the rules of this court. The report may also concern the child's support or education. The report will be served on you by mail. You will have the right to dispute any statement in the report by serving a concise statement of the nature of your dispute on every other party interested in custody of or access to the child or the child's support or education, and on the Official Guardian. You must then file the statement, with proof of service, with the court. Your dispute must be served and filed within fifteen days after the Official Guardian's report is served on you.

The Official Guardian
5th Floor
180 Dundas Street West
Toronto, Ontario
M5G 1E4

Attention: (name and telephone number)

TO (names and addresses of
solicitors or parties
receiving notice)

O. Reg. 366/87, s. 1, par. 26, *part.*

.

Form 74A

NOTICE OF APPLICATION FOR REGISTRATION OF
UNITED KINGDOM JUDGMENT

(General heading)

(Court seal)

NOTICE OF APPLICATION

TO THE RESPONDENT

A LEGAL PROCEEDING HAS BEEN COMMENCED by the applicant for registration and enforcement in Ontario of a judgment granted against you by a court in the United Kingdom. The claim made by the applicant appears on the following pages.

THIS APPLICATION will come on for a hearing before (insert a High Court judge, a local judge of the High Court, a District Court judge or as may be) on (day), (date), at (time), at (address of court house).

IF YOU WISH TO OPPOSE THIS APPLICATION, you or an Ontario lawyer acting for you must forthwith prepare a notice of appearance in Form 38C prescribed by the Rules of Civil Procedure, serve it on the applicant's lawyer or, where the applicant does not have a lawyer, serve it on the applicant, and file it, with proof of service, in this court office, and you or your lawyer must appear at the hearing.

IF YOU WISH TO PRESENT AFFIDAVIT OR OTHER DOCUMENTARY EVIDENCE TO THE COURT OR TO EXAMINE OR CROSS-EXAMINE WITNESSES ON THE APPLICATION, you or your lawyer must, in addition to serving your notice of appearance, serve a copy of the evidence on the applicant's lawyer or, where the applicant does not have a lawyer, serve it on the applicant, and file it, with proof of service, in the court office where the application is to be heard, as soon as possible, but not later than 2 p.m. on the day before the hearing.

IF YOU FAIL TO APPEAR AT THE HEARING, THE UNITED KINGDOM JUDGMENT MAY BE REGISTERED AND ENFORCED AGAINST YOU WITHOUT FURTHER NOTICE.

Date Issued by
Local registrar

Address of court office
.....
.....

TO (Name and address of each respondent)

APPLICATION

1. The applicant applies under the Reciprocal Enforcement of Judgments (U.K.) Act for registration of the following judgment of a court in the United Kingdom:

- (a) Name of court
- (b) Plaintiff (or applicant)
- (c) Defendant (or respondent)
- (d) Date of judgment
- (e) Amount awarded, in the currency of the judgment, in favour of each plaintiff (or applicant) and against each defendant (or respondent)

Judgment in favour of	Judgment against	Amount of judgment	Amount awarded for costs
.....
.....
.....

(f) Postjudgment interest

Rate per year
Commencing on (date)
Payable on (principal amount)

(g) Amount unpaid, in the currency of the judgment, to each plaintiff (or applicant) and by each defendant (or respondent)

Payable to	Payable by	Amount unpaid on judgment, including interest	Amount unpaid on award of costs, including interest
.....
.....
.....

2. The grounds for the application are:
- (a) The judgment is one to which the Act and the Convention appearing as a schedule to the Act apply.
 - (b)• The Act and the Convention do not preclude registration of the judgment.
 - (c) The defendant (or respondent) ☐ appeared ☐ did not appear before the United Kingdom court that granted the judgment.
(If the defendant (or respondent) did not appear, explain in detail why registration is nevertheless permitted under the Reciprocal Enforcement of Judgments (U.K.) Act.)
 - (d) The applicant is entitled to register and enforce the judgment as,
 - ☐ a plaintiff (or applicant) named in the judgment
 - ☐ an assignee of the judgment
 - ☐ other (specify)
3. The following documentary evidence is relied on in support of the application:
- (a) the original or a certified copy of the judgment;
 - (b) the affidavit of
 - (c) the original or a certified copy of proof of service of the originating process of the United Kingdom court.
4. The respondent in this application resides at:
.....

(Date of issue)

(Name, address and telephone
number of solicitor or
applicant)

O. Reg. 366/87, s. 1, par. 26, *part.*

27. Item 8 of Tariff A is revoked and the following substituted therefor:

8. Application

This item includes all preliminary steps, notice of application, affidavits, correspondence, application record, factum, preparation, counsel fee on hearing or settlement and attendance to hear judgment.

The fee to be allowed is in the discretion of the assessment officer. A fee to junior counsel may be allowed in the discretion of the assessment officer.

2. This Regulation comes into force on the 2nd day of July, 1987.

**RÈGLEMENT PORTANT
MODIFICATION DU RÈGLEMENT
DE L'ONTARIO 560/84
PRIS EN APPLICATION
DE LA LOI DE 1984
SUR LES TRIBUNAUX JUDICIAIRES**

1 Les Règles de procédure civile, qui figurent à l'Annexe au Règlement de l'Ontario 560/84, telles qu'elles sont modifiées par l'article 1 du Règlement de l'Ontario 786/84, par l'article 1 du Règlement de l'Ontario 478/85, par l'article 1 du Règlement de l'Ontario 221/86, par l'article 1 du Règlement de l'Ontario 323/86 et par l'article 1 du Règlement de l'Ontario 484/86, sont modifiées de nouveau de la façon suivante :

1. Le paragraphe 9.01 (2) est modifié par adjonction de l'alinéa suivant :

aa) en vue d'interpréter un testament;

2. Le paragraphe 14.05 (1) est modifié par substitution, à "ou 68A" à la deuxième ligne, de "68A ou 74A".

3. Le paragraphe 19.02 (3), tel qu'il est modifié par la disposition 3 de l'article 1 du Règlement de l'Ontario 323/86, est de nouveau modifié par adjonction de l'alinéa suivant :

p) aux paragraphes 70.16 (1) (avis de l'intention du Tuteur public de procéder à une enquête et de faire rapport) et (5) (rapport du Tuteur public).

4. La règle 38.05 est modifiée par adjonction, après "14E" à la première ligne, de "68A ou 74A".

5. Les paragraphes 39.02 (1) et (2) sont abrogés et remplacés par ce qui suit :

Motion ou requête

(1) La partie qui a signifié tous les affidavits qu'elle entend invoquer à l'appui d'une motion ou d'une requête et qui a terminé tous les interrogatoires aux termes de la règle 39.03 peut contre-interroger le déposant d'un affidavit signifié par une partie opposée relativement à la motion ou à la requête.

(2) La partie qui a contre-interrogé le déposant d'un affidavit remis par une partie opposée ne remet pas par la suite d'autres affidavits destinés à être utilisés à l'audience, ni ne tient un interrogatoire aux termes de la règle 39.03, sans l'autorisation du tribunal ou le consentement des parties. Le tribunal accorde l'autorisation, à des

conditions justes, s'il est convaincu que la partie devrait être autorisée à répondre, en fournissant des preuves sous forme d'affidavit ou sous forme de la transcription d'un interrogatoire tenu aux termes de la règle 39.03, à une question soulevée pendant le contre-interrogatoire.

6. Le paragraphe 39.03 (1) est modifié par adjonction, avant "une personne" à la première ligne, de "Sous réserve du paragraphe 39.02 (2)".

7. La règle 39.03 est modifiée par adjonction du paragraphe suivant :

Obligation de diligence

(2a) Le droit d'interroger est exercé avec diligence. Le tribunal peut refuser d'ajourner une motion ou une requête pour permettre la tenue d'un interrogatoire si la partie qui demande l'ajournement n'a pas agi avec diligence.

8. Le paragraphe 48.14 (1) est modifié par substitution, aux mots "d'un an" à la deuxième ligne, des mots "de deux ans".

9. Le paragraphe 58.02 (2) est modifié par adjonction des mots "sauf si l'instance a été introduite ou entendue à Ottawa, à London ou à Windsor".

10. Le paragraphe 58.02 (3) est modifié par adjonction des mots "à Ottawa, à London ou à Windsor".

11. La règle 58.05 est abrogée et remplacée par ce qui suit :

LIQUIDATION À TORONTO

58.05 Si, après qu'une partie a obtenu un avis de rencontre pour la liquidation des dépens par un liquidateur ailleurs qu'à Toronto, Ottawa, London ou Windsor, une autre partie désire demander que la liquidation soit effectuée par un liquidateur à Toronto, cette autre partie :

a) d'une part, signifie un avis à cet effet à toutes les parties intéressées et le dépose auprès du liquidateur qui a donné l'avis de rencontre;

b) d'autre part, obtient d'un liquidateur à Toronto et signifie à toutes les parties intéressées un avis de rencontre pour la liquidation des dépens,

au moins trois jours avant la date fixée par le premier avis de rencontre.

12. Le paragraphe 59.03 (3) est modifié par suppression du mot "ou" à la première ligne et par adjonction, après "(jugement)" à la première ligne, de "ou 59C (ordonnance ou certificat à la suite d'un appel)".

13. Le paragraphe 61.03 (2), tel qu'il est adopté de nouveau par la disposition 11 de l'article 1 du Règlement de l'Ontario 786/84, est abrogé et remplacé par ce qui suit :

Dossier de motion, mémoire et transcriptions

(2) Dans une motion en autorisation d'interjeter appel, l'auteur de la motion signifie :

- a) un dossier de motion comprenant, dans des pages numérotées consécutivement et disposées de la façon suivante :
 - (i) une table des matières décrivant chaque document, y compris les pièces, selon leur nature et leur date et, dans le cas d'une pièce, selon son numéro ou sa lettre,
 - (ii) une copie de l'avis de motion,
 - (iii) une copie de l'ordonnance ou de la décision qui fait l'objet de la motion en autorisation d'interjeter appel, telle qu'elle est signée et inscrite,
 - (iv) une copie des motifs du tribunal ou du tribunal administratif dont l'ordonnance ou la décision fait l'objet de la motion en autorisation d'interjeter appel,
 - (v) une copie des affidavits et des autres documents présentés au tribunal ou au tribunal administratif dont l'ordonnance ou la décision fait l'objet de la motion en autorisation d'interjeter appel,
 - (vi) une liste des transcriptions des témoignages pertinents, par ordre chronologique, mais non nécessairement les transcriptions elles-mêmes,
 - (vii) une copie des autres documents déposés au dossier du greffe et nécessaires à l'audition de la motion;
- b) un mémoire exposant de façon concise, sans les arguments, les faits et les règles de droit sur lesquels il se fonde;
- c) les transcriptions des témoignages pertinents, s'ils ne sont pas déjà inclus dans le dossier de motion.

Il dépose trois copies du dossier de motion, du mémoire et, le cas échéant, des transcriptions, avec la preuve de leur signification, dans les trente jours du dépôt de l'avis de la motion en autorisation d'interjeter appel.

(2a) Dans une motion en autorisation d'interjeter appel, la partie intimée peut, si elle est d'avis que le dossier de motion de l'auteur de la motion est incomplet, signifier un dossier de motion comprenant, dans des pages numérotées consécutivement et disposées de la façon suivante :

- a) une table des matières décrivant chaque document, y compris les pièces, selon leur nature et leur date et, dans le cas d'une pièce, selon son numéro ou sa lettre;
- b) une copie des autres documents qu'elle utilisera lors de l'audition de la motion et qui ne figurent pas au dossier de la motion.

Elle peut également signifier un mémoire exposant de façon concise, sans les arguments, les faits et les règles de droit sur lesquels elle se fonde. Elle dépose trois copies de son dossier de motion et de son mémoire, le cas échéant, avec la preuve de leur signification, dans les quinze jours de la signification du dossier de motion, du mémoire et des transcriptions, le cas échéant, de l'auteur de la motion.

14. La règle 61.03, telle qu'elle est modifiée par la disposition 11 de l'article 1 du Règlement de l'Ontario 786/84, est modifiée de nouveau par adjonction du paragraphe suivant :

Date de l'audition

(3a) Le greffier fixe la date de l'audition de la motion. Cette date ne doit pas, sauf avec le consentement de la partie intimée, tomber moins de quinze jours après le dépôt du dossier de motion, du mémoire et des transcriptions, le cas échéant, de l'auteur de la motion.

15. Le paragraphe 61.04 (2) est abrogé.

16. Le paragraphe 61.05 (4) est modifié par substitution, à "quinze" à la deuxième ligne, de "trente".

17. Le paragraphe 61.12 (3) est modifié par adjonction de la phrase "Il signifie l'ordonnance à l'intimé".

18. Les paragraphes 61.12 (6) et (7), tels qu'ils sont adoptés par la disposition 4 de l'article 1 du Règlement de l'Ontario 484/86, sont abrogés et remplacés par ce qui suit :

Motions en autorisation

(6) Dans une motion en autorisation d'interjeter appel, si l'auteur de la motion n'a pas signifié et déposé le dossier de motion, le mémoire et (si cela est nécessaire) les transcriptions, conformément au paragraphe 61.03 (2), la partie intimée peut, sur préavis de dix jours à l'auteur de la motion, présenter une motion au greffier en vue de faire rejeter pour cause de retard la motion en autorisation d'interjeter appel.

(7) Dans une motion en autorisation d'interjeter appel, si l'auteur de la motion n'a pas, dans les six mois suivant le dépôt de l'avis de motion, signifié et déposé le dossier de motion, le mémoire et (si cela est nécessaire) les transcriptions, le greffier peut signifier à l'auteur de la motion un avis portant que la motion sera rejetée pour cause de retard, à moins que les documents ne soient signifiés et déposés dans les dix jours de la signification de l'avis.

(8) Dans une motion en autorisation d'interjeter appel, si l'auteur de la motion :

- a) dans le cas d'une motion présentée en vertu du paragraphe (6), ne signifie et ne dépose pas les documents avant l'audition de cette motion, ou dans le délai plus long accordé par un juge du tribunal d'appel;
- b) dans le cas d'un avis visé au paragraphe (7), ne signifie et ne dépose pas les documents dans les dix jours qui suivent la signification de l'avis ou dans le délai plus long accordé par un juge du tribunal d'appel,

le greffier rend une ordonnance, rédigée selon la formule 61IA, qui rejette la motion pour cause de retard, avec dépens.

19. La règle 70.16, telle qu'elle est adoptée de nouveau par la disposition 10 de l'article 1 du Règlement de l'Ontario 323/86, est abrogée et remplacée par ce qui suit :

RAPPORT DU TUTEUR PUBLIC*Avis d'intention de procéder à une enquête et de faire rapport*

70.16 (1) Si le Tuteur public a l'intention de procéder à une enquête et de faire rapport au tribunal en ce qui concerne la garde d'un enfant ou le droit de visite, il signifie aux parties un avis de cette intention (formule 70NA) et dépose une copie de l'avis, avec la preuve de sa signification.

(2) La signification de l'avis à une partie dont le défaut a été constaté se fait par la poste, à la dernière adresse connue de la partie, sauf ordonnance contraire du tribunal.

Signification de documents au Tuteur public

(3) Si le Tuteur public signifie l'avis, la partie qui signifie par la suite une défense à la requête en divorce, une réponse à la défense à la requête en divorce, un avis de motion ou tout autre document ayant trait à la garde, aux aliments ou à l'éducation de l'enfant ou au droit de visite, le signifie également au Tuteur public dans le délai prescrit pour la signification aux parties.

Droit du Tuteur public de procéder à une enquête préalable

(4) Si le Tuteur public signifie l'avis, il jouit, en ce qui concerne toute question ayant trait à la garde, aux aliments ou à l'éducation de l'enfant ou au droit de visite, du droit de procéder à une enquête préalable.

Signification du rapport

(5) Le Tuteur public signifie son rapport aux parties qu'intéressent la garde, les aliments ou l'éducation de l'enfant ou le droit de visite, dans les soixante jours après avoir signifié l'avis prévu au paragraphe (1). Il dépose ensuite sans délai une copie du rapport, ainsi que de l'affidavit à l'appui, le cas échéant, avec la preuve de sa signification.

(6) Le paragraphe (2) s'applique, avec les adaptations nécessaires, à la signification du rapport.

Contestation du rapport

(7) Une partie qui reçoit la signification du rapport peut contester une observation qui figure au rapport ou à l'affidavit à l'appui, le cas échéant, en signifiant à toutes les autres parties qu'intéressent la garde, les aliments ou l'éducation de l'enfant ou le droit de visite, ainsi qu'au Tuteur public, une déclaration concise de la nature de la contestation et en déposant cette déclaration, avec la preuve de sa signification, dans les quinze jours de la signification du rapport.

(8) Si le Tuteur public a signifié l'avis prévu au paragraphe (1), l'action n'est pas instruite et aucune motion en vue d'obtenir un jugement n'est entendue avant :

- a) soit le dépôt de toutes les contestations ou l'expiration du délai imparti pour ce dépôt;
- b) soit le dépôt, par chacune des parties qu'intéressent la garde, les aliments ou l'éducation de l'enfant ou le droit de visite, d'une renonciation (formule 70O) au droit de contester le rapport.

Champ d'application de l'ancienne règle

(9) La règle 70.16, telle qu'elle existait le 2 février 1987, continue de s'appliquer aux actions en divorce intentées à cette date ou à une date antérieure.

20. La Règle 71, telle qu'elle est modifiée par les dispositions 18 et 21 à 23 de

l'article 1 du Règlement de l'Ontario 221/86, la disposition 11 de l'article 1 du Règlement de l'Ontario 323/86 et les dispositions 5 et 6 de l'article 1 du Règlement de l'Ontario 484/86, est modifiée de nouveau par adjonction de la règle suivante :

RAPPORT DU TUTEUR PUBLIC

71.05a Les paragraphes 70.16 (1) à (8) (rapport du Tuteur public) s'appliquent, avec les adaptations nécessaires, aux instances introduites en application de la partie III de la *Loi portant réforme du droit de l'enfance*.

21. La Règle suivante est ajoutée :

RÈGLE 74 EXÉCUTION RÉCIPROQUE DE JUGEMENTS RENDUS AU ROYAUME-UNI

DÉFINITIONS

74.01 Les définitions qui suivent s'appliquent aux règles 74.01 à 74.06.

"Convention"

"Convention" La Convention figurant en annexe à la Loi.

"judgment"

"jugement" Jugement auquel s'applique la Convention.

"Act"

"Loi" La Loi de 1984 sur l'exécution réciproque de jugements (Royaume-Uni).

REQUÊTE EN VUE DE FAIRE ENREGISTRER LE JUGEMENT

Avis de requête

74.02 (1) L'avis d'une requête présentée en vertu de la Loi à la Cour suprême ou à la Cour de district en vue de faire enregistrer un jugement rendu par un tribunal du Royaume-Uni, est rédigé selon la formule 74A.

Documents à l'appui

(2) À l'appui de la requête, il est présenté un affidavit qui confirme les déclarations figurant dans l'avis de requête et donne des précisions quant aux autres faits, le cas échéant, sur lesquels se fonde le droit du requérant de faire enregistrer le jugement et de le faire exécuter.

(3) L'original ou une copie certifiée conforme du jugement et du document qui constitue la preuve de signification de l'acte introductif d'instance du tribunal du Royaume-Uni, accompagnent l'affidavit comme pièces.

(4) L'affidavit peut faire état des éléments que le déposant tient pour véridiques sur la foi de renseignements, pourvu que la source de ces renseignements et le fait qu'ils sont tenus pour véridiques soient indiqués.

EXÉCUTION DU JUGEMENT

74.03 Le jugement qui est enregistré en vertu de la Loi peut être exécuté comme s'il s'agissait d'un jugement rendu par le tribunal de l'enregistrement.

22. La formule suivante est ajoutée :

FORMULE 59C

ORDONNANCE RENDUE À LA SUITE D'UN APPEL

(ou CERTIFICAT, dans le cas des appels des décisions de tribunaux autres que la Cour suprême de l'Ontario, et des décisions de tribunaux administratifs)

(n° du dossier de la cour)

(tribunal)

(nom(s) du(des) juge(s))

(jour et date de l'ordonnance
(ou du certificat))

(sceau de la cour)

(intitulé de l'instance)

ORDONNANCE (ou CERTIFICAT)

LE PRÉSENT APPEL interjeté par (désigner la partie) en vue d'obtenir (indiquer les mesures de redressement demandées dans l'avis d'appel, sauf dans la mesure où elles sont indiquées dans le dispositif de l'ordonnance (ou du certificat)) a été entendu aujourd'hui (ou a été entendu le (date)) à/au (lieu), (donner des précisions nécessaires, le cas échéant, à la compréhension de l'ordonnance (ou du certificat)).

APRÈS AVOIR LU les (préciser les documents déposés à l'appui de l'appel) et après avoir entendu les plaidoiries des avocats de (désigner les parties), (le cas échéant, ajouter : (désigner la partie) comparaissant en personne ou personne ne représentant (désigner la partie) bien que la signification appropriée de l'avis lui ait été faite comme le démontre (indiquer la preuve de la signification)),

LE TRIBUNAL ORDONNE (ou CERTIFIE, s'il y a lieu) que . . .

(Signature du juge ou du greffier)

Règl. de l'Ont. 366/87, art. 1, disp. 22.

23. La formule 61I est modifiée par adjonction de ce qui suit :

AVERTISSEMENT : S'il y a un appel incident, l'appelant à l'appel incident devrait tenir compte de la règle 61.14, en vertu de laquelle l'appel incident peut faire l'objet d'un désistement réputé.

24. La formule 61IA, telle qu'elle est adoptée par la disposition 7 de l'article 1 du Règlement de l'Ontario 484/86, est abrogée et remplacée par ce qui suit :

Formule 61IA

ORDONNANCE REJETANT LA MOTION EN
AUTORISATION D'INTERJETER APPEL POUR CAUSE DE RETARD

(titre)

ORDONNANCE REJETANT LA MOTION EN AUTORISATION

L'auteur de la motion en autorisation d'interjeter appel de l'ordonnance (*ou la mention appropriée*) de (*nom du tribunal ou du tribunal administratif*) du (*date*) n'a pas signifié et déposé le dossier de motion, le mémoire et (si cela est nécessaire) les transcriptions, conformément à l'alinéa 61.12 (8) a) (motion présentée par l'intimé) (*ou à l'alinéa 61.12 (8) b) (avis du greffier)*) des Règles de procédure civile.

IL EST ORDONNE que cette motion soit rejetée pour cause de retard, avec dépens.

Date _____ signature _____
greffier de la Cour d'appel
(ou de la Cour divisionnaire)

Règl. de l'Ont. 366/87, art. 1, disp. 24.

25. La formule 61J est modifiée par adjonction de ce qui suit :

AVERTISSEMENT : S'il y a un appel incident, l'appelant à l'appel incident devrait tenir compte de la règle 61.14, en vertu de laquelle l'appel incident peut faire l'objet d'un désistement réputé.

26. Les formules suivantes sont ajoutées :

FORMULE 70NA

AVIS DE L'INTENTION DU TUTEUR PUBLIC DE PROCÉDER À UNE ENQUÊTE

(titre)

AVIS D'INTENTION DE PROCÉDER À UNE ENQUÊTE

AUX PARTIES

Le Tuteur public a l'intention de procéder à une enquête et de faire rapport au tribunal en ce qui concerne la garde de l'enfant (nom) ou le droit de visite, conformément à la Loi sur les tribunaux judiciaires et aux règles de ce tribunal. Il peut également faire rapport en ce qui concerne les aliments ou l'éducation de l'enfant. Le rapport vous sera signifié par la poste. Vous aurez le droit de contester toute observation qui figure au rapport en signifiant à toutes les autres parties qu'intéressent la garde, les aliments ou l'éducation de l'enfant ou le droit de visite, ainsi qu'au Tuteur public, une déclaration concise de la nature de votre contestation. Vous devez ensuite déposer cette déclaration auprès du tribunal avec la preuve de sa signification. La signification et le dépôt doivent avoir lieu dans les quinze jours du jour où vous est signifié le rapport du Tuteur public.

Le Tuteur public
5^e étage
180, rue Dundas ouest
Toronto (Ontario)
M5G 1E4

À l'attention de : (nom et
numéro de téléphone)

À (noms et adresses des procureurs
ou des parties qui reçoivent
la signification)

Règl. de l'Ont. 366/87, art. 1, disp. 26, en partie.

FORMULE 74A

AVIS DE REQUÊTE EN VUE DE FAIRE ENREGISTRER UN JUGEMENT
RENDU AU ROYAUME-UNI

(titre)

(sceau de la cour)

AVIS DE REQUÊTE

À L'INTIMÉ

UNE INSTANCE A ÉTÉ INTRODUITE par le requérant en vue de faire enregistrer et exécuter en Ontario un jugement rendu contre vous par un tribunal du Royaume-Uni. La demande présentée par le requérant est exposée dans les pages suivantes.

LA PRÉSENTE REQUÊTE sera entendue par (insérer un juge de la Haute Cour, un juge local de la Haute Cour, un juge de la Cour de district, ou la mention appropriée) le (jour) (date), à (heure), à/au (adresse du palais de justice).

SI VOUS DÉSIREZ CONTESTER LA REQUÊTE, vous-même ou un avocat de l'Ontario vous représentant devez préparer un avis de comparution selon la formule 38C prescrite par les Règles de procédure civile, la signifier à l'avocat du requérant ou, si ce dernier n'a pas retenu les services d'un avocat, au requérant lui-même, et le déposer, accompagné de la preuve de sa signification, à ce greffe. Vous-même ou votre avocat devez être présent à l'audience.

SI VOUS DÉSIREZ PRÉSENTER UNE PREUVE DOCUMENTAIRE ET NOTAMMENT UNE PREUVE PAR AFFIDAVIT DEVANT LE TRIBUNAL, OU INTERROGER OU CONTRE-INTERROGER DES TÉMOINS RELATIVEMENT À LA REQUÊTE, vous-même ou votre avocat devez faire signifier, outre votre avis de comparution, une copie de la preuve à l'avocat du requérant ou, si ce dernier n'a pas retenu les services d'un avocat, au requérant lui-même, et la déposer, accompagnée de la preuve de sa signification, au greffe du lieu où la requête sera entendue, le plus tôt possible, mais au plus tard à 14 heures le jour précédant l'audience.

SI VOUS NE VOUS PRÉSENTEZ PAS À L'AUDIENCE, LE JUGEMENT DU ROYAUME-UNI PEUT ÊTRE ENREGISTRÉ ET EXÉCUTÉ CONTRE VOUS SANS QUE VOUS RECEVIEZ D'AUTRE AVIS.

Date _____ délivré par _____
greffier local

adresse du greffe _____

DESTINATAIRES : (nom et adresse de
chaque intimé)

REQUÊTE

1. Le requérant demande, en vertu de la Loi sur l'exécution réciproque des jugements (Royaume-Uni), que soit enregistré le jugement rendu par un tribunal du Royaume-Uni, dont la description suit :

a) Nom du tribunal _____

b) Demandeur (ou requérant) _____

c) Défendeur (ou intimé) _____

d) Date du jugement _____

e) Montant, en monnaie mentionnée dans le jugement, accordé à chaque demandeur (ou requérant) et contre chaque défendeur (ou intimé)

Jugement pour	Jugement contre	Montant accordé	Montant des dépens accordés
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f) Intérêts postérieurs au jugement

Taux de _____ par année

À partir du _____

Calculés sur _____ (montant principal)

g) Montant impayé, en monnaie mentionnée dans le jugement, en ce qui concerne chaque demandeur (ou requérant) et chaque défendeur (ou intimé)

Payable à	Payable par	Montant impayé, y compris les intérêts	Montant de dépens impayés, y compris les intérêts
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2. La requête se fonde sur les moyens suivants :

- a) La Loi et la Convention y figurant en annexe s'appliquent au jugement.
- b) La Loi et la Convention n'interdisent pas l'enregistrement du jugement.
- c) Le défendeur (ou l'intimé) () a comparu
() n'a pas comparu
devant le tribunal du Royaume-Uni qui a rendu le jugement.

(Si le défendeur (ou l'intimé) n'a pas comparu, expliquez en détail pourquoi l'enregistrement du jugement est néanmoins permis en vertu de la Loi sur l'exécution réciproque des jugements (Royaume-Uni)).

- d) Le requérant a le droit de faire enregistrer et de faire exécuter le jugement
- () en tant que demandeur (ou requérant) mentionné au jugement
- () en tant que cessionnaire du jugement
- () en tant que (précisez) _____

3. Le requérant présente à l'appui de la requête la preuve documentaire qui suit :

- a) l'original du jugement, ou une copie certifiée conforme;
- b) l'affidavit de _____
- c) l'original du document qui constitue la preuve de la signification de l'acte introductif d'instance du tribunal du Royaume-Uni, ou une copie certifiée conforme de ce document.

4. L'adresse personnelle de l'intimé à la présente requête est la suivante :

(date de délivrance)

(Nom, adresse et numéro de
téléphone du procureur du
requérant ou du requérant)

Règl. de l'Ont. 366/87, art. 1, disp. 26, *en partie*.

27. Le poste 8 du tarif A est abrogé et remplacé par ce qui suit :

8. Requête

Ce poste comprend toutes les mesures préliminaires, l'avis de requête, les affidavits, la correspondance, le dossier de requête, le mémoire, la préparation, les honoraires d'avocat relatifs à l'audience ou à la transaction et la présence au prononcé de jugement.

Le liquidateur des dépens peut fixer le montant des honoraires. Il peut accorder des honoraires à un avocat adjoint.

2. Le présent règlement entre en vigueur le 2 juillet 1987.

(2096)

28

COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 367/87.

Levies or Charges—Hatching Eggs.

Made—June 18th, 1987.

Filed—June 22nd, 1987.

REGULATION MADE UNDER THE COMMODITY BOARDS AND MARKETING AGENCIES ACT

LEVIES OR CHARGES—HATCHING EGGS

1. In this Regulation,

“hatching egg” means an egg intended to be hatched as a chick;

“marketing agency” means the Canadian Broiler Hatching Egg Agency constituted under the *Farm Products Marketing Agencies Act* (Canada).
O. Reg. 367/87, s. 1.

2.—(1) The Lieutenant Governor in Council hereby grants to the marketing agency, in relation to the marketing of hatching eggs locally within Ontario, authority to fix, impose and collect levies or charges from persons engaged in the production of hatching eggs in Ontario and for such purpose to classify such persons into groups and fix the levies or charges payable by the members of the different groups in different amounts not exceeding, in any case, 0.5 cent for each hatching egg, and to use such levies or charges for the purposes of the marketing agency, including the creation of reserves, the payment of expenses and losses resulting from the sale or disposal of any hatching eggs, and the equalization or adjustment among producers of hatching eggs of moneys realized from the sale thereof during such period or periods of time as the marketing agency may determine.

(2) The grant of authority under subsection (1) does not include the authority to fix, impose and collect levies or charges on hatching eggs produced by a producer in excess of the production quota fixed and allotted to the producer by The Ontario Broiler and

Roaster Hatching Egg and Chick Commission under the *Farm Products Marketing Act*. O. Reg. 367/87, s. 2.

3. Any person who receives hatching eggs shall deduct from the moneys payable for the hatching eggs any levies or charges payable to the marketing agency by the person from whom he or she receives the hatching eggs and shall forward such levies or charges to the Canadian Broiler Hatching Egg Agency, or its agent designated for that purpose, not later than ten days after the last day of the week in which he or she received the hatching eggs. O. Reg. 367/87, s. 3.

4. The marketing agency shall, at any time during normal office hours, make available to such auditor as the Minister of Agriculture and Food may designate, all books of account, records and documents relating to the receipt of funds pursuant to this Regulation and expenditures made by the marketing agency of moneys derived in whole or in part from funds received by the marketing agency under this Regulation. O. Reg. 367/87, s. 4.

(2097)

28

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 368/87.

Exemption—Vaughan Hydro-Electric
Commission—VAUG-T-1.

Made—June 5th, 1987.

Approved—June 5th, 1987.

Filed—June 22nd, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—VAUGHAN HYDRO-ELECTRIC COMMISSION—VAUG-T-1

Having received a request from the Vaughan Hydro-Electric Commission that an undertaking, namely:

the activity of planning, designing, constructing, operating and maintaining a new electrical

transformer station to transform power from 230 kV to 27.6 kV, on a site located in Lot 7, Concession 3, Town of Vaughan,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Vaughan Hydro-Electric Commission that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with and damaged since the level of service available from the proponent will be diminished and the reliability of the electrical distribution system will be adversely affected if future electrical demands cannot be met.
- B. The proponent and its customers will be interfered with by the delay incurred by having to prepare an individual environmental assessment for an undertaking which will not adversely affect the environment.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The public directly affected by the proposed project have been informed of the proponent's intentions and no concerns have been raised.
- B. The need for the project is well documented and information provided shows that environmental impacts will not be adverse; however, in the area of noise impacts, the following conditions will apply to this approval.

This exemption is subject to the following terms and conditions:

1. The Vaughan Hydro-Electric Commission shall provide the Director of the Environmental Assessment Branch of the Ministry of the Environment with a letter indicating the date on which construction commenced, within 30 days following the date, and the letter shall be put on file with the public record kept under section 31 of the Act by the Branch at the Ministry's main office located at 135 St. Clair Avenue West, Toronto, Ontario M4V 1P5.

2. The exemption order shall expire if construction of the project has not commenced by June 30, 1988. O. Reg. 368/87.

JAMES BRADLEY
Minister of the Environment

(2098)

28

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 369/87.

Exemption—Ministry of Natural Resources—MNR-52.

Made—June 5th, 1987.

Approved—June 5th, 1987.

Filed—June 22nd, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-52.

Having received a request from the Ministry of Natural Resources that an undertaking, namely:

the activity of implementing the Ministry of Natural Resources Cottage Lot Development Program including:

1. The implementation of any
 - (i) Lake Management Plans
 - (ii) River Cottaging Plans
2. The provision of road access, access points, common docks and solid waste disposal facilities
3. The disposition of Crown land for cottage development

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with by delay in carrying out management programs to which the Crown has made public commitments and which have no significant negative effects on the environment.

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

A. The Ministry of Natural Resources, through public consultation, has developed District Land Use Guidelines which provide direction for determining areas to be considered for cottage development.

B. The Ministry of Natural Resources has a management planning process for lakes and rivers which considers:

(i) development and evaluation of alternative cottage lot and subdivision development plans;

(ii) the option of no development;

(iii) economic, social and environmental impacts;

(iv) public consultation;

(v) input from other government agencies;

(vi) periodic reviews of lake and river management plans.

C. The Ministry of Natural Resources processes Crown land subdivision development plans in accordance with procedures for private land subdivision proposals established under section 50 of the *Planning Act, 1983*.

D. The cottage lot program provides a service to the people of Ontario in areas where this demand is not now fulfilled by the private sector.

E. No significant negative environmental impacts or other public concerns have been identified with the cottage lot program which was carried out between 1974 and 1982.

F. The exemption will provide for early implementation of Ministry of Natural Resources Northern Competitiveness Initiatives to increase the use of Crown land as a development tool. A market demand study for cottage lots in Northern Ontario being carried out by the Ministry of Natural Resources during the term of this exemption will provide the long term direction for the Cottage Lot Development Program. The results of this study will also allow for an accurate determination of future methods for complying with the *Environmental Assessment Act*.

The exemption is subject to the following terms and conditions:

1. The Cottage Lot Development Program will be carried out in accordance with:

1. The Ministry of Natural Resources

"Interim Lake Planning Guidelines", 1977;

2. The Ministry of Natural Resources "River Cottage Guidelines", 1982;

3. The Ministry of Natural Resources "Policy for Cottage Lot Development Program" dated March 11, 1987,

as amended from time to time and shall only include activities carried out for the purposes of creating, developing and servicing lots referred to in condition 10.

2. New cottage lots shall only be created in accordance with the procedure under section 50 of the *Planning Act, 1983*, as amended from time to time, which, for purposes of this order, shall be treated by the Ministry of Natural Resources as though the Act bound the Crown.

3. The Ministry of Natural Resources shall provide the Environmental Assessment Branch of the Ministry of the Environment and the Strategic Policy Branch of the Ministry of Tourism and Recreation with a list of existing MNR approved lake and river plans related to this undertaking which are intended to be implemented during the term of this order, within six months of the approval of this exemption order.

Any amendments to this list will be forwarded to the Director of the Environmental Assessment Branch, Ministry of the Environment within thirty days of the list being amended by the Minister of Natural Resources. The names of lakes and rivers for which new plans will be formulated will also be forwarded to the Director of the Environmental Assessment Branch, Ministry of the Environment, prior to the commencement of the lake and river planning process.

4. A copy of each lake and river plan, once it is approved by MNR, shall be made available to the public for examination at the appropriate District Office of the Ministry of Natural Resources at least forty-five days before implementation commences and, in any event, prior to the submission of a draft plan of subdivision or the commencement of construction of an access road, access point, common dock or solid waste disposal facility. A summary of each plan to be implemented will be forwarded to the Environmental Assessment Branch of the Ministry of the Environment and the Strategic Policy Branch of the Ministry of Tourism and Recreation no later than the date the plan is required to be made available at the District Office to be kept with the records of environmental assessments and made avail-

able to the public in the same way as these records.

5. Where the Minister of the Environment determines, after consultation with the Minister of Natural Resources, that a proposed activity,

- (a) may generate an unusual amount of public or Government concern;

- (b) may have unusual or significant potential environmental impacts not adequately treated in the pertinent planning exercise; or

- (c) would otherwise warrant an environmental assessment,

the Minister of the Environment may, by written notice to the Minister of Natural Resources, direct that an environmental assessment be prepared for the activity in which event the activity will not be exempt under this Order.

6. Where the Minister of the Environment has given written notice to the Minister of Natural Resources that he is considering the application of condition 5 to an activity, MNR shall not implement the activity until forty-five days have elapsed from the giving of notice or the Minister of the Environment gives written notice to the Minister of Natural Resources that it is not proposed to require an environmental assessment.
7. The Ministry of Natural Resources as part of its Lake and River Planning Process shall comply with the conditions of approval of the Class Environmental Assessments for Access Points and Docks and Access Roads to MNR facilities approved on April 1, 1982 and the Class Environmental Assessment for Solid Waste Disposal approved on April 6, 1984 or any subsequent approval that is provided for the undertakings described in these Class Environmental Assessments.
8. Where an environmental assessment is submitted for a lake or river plan, that plan shall be deemed to be a separate undertaking not exempt by this order.
9. During the term of this exemption, the Ministry of Natural Resources shall conduct a review of the Interim Lake Planning Guidelines and the River Cottaging Guidelines to ensure that these guidelines take into account the concerns of government ministries and agencies. These guidelines

shall be circulated by the Ministry of Natural Resources for review to all those government ministries and agencies which are normally involved in the Government Review under the *Environmental Assessment Act*.

10. The Ministry of Natural Resources shall offer no more than 350 new Crown lots under this exemption order to the public in each year of the term of this Order.
11. Each lot developed by the Ministry of Natural Resources under this Cottage Lot Program shall be able either in a natural or an engineered state to support a Class 4 sewage system.
12. The Ministry of Natural Resources, in consultation with the Ministry of the Environment, shall determine the most appropriate method for long term compliance with the *Environmental Assessment Act* for this program and shall submit a letter to the Director of the Environmental Assessment Branch by June 30, 1988 which outlines an agreement satisfactory to the Ministry of the Environment.
13. A copy of this guidelines and policy referred to in condition 1, the list and its amendments referred to in condition 3, the summary referred to in condition 4, any notice referred to in condition 5, 6 or 14 shall be kept in the public records maintained under section 31 of the Act by the Environmental Assessment Branch.
- 14.—(1) If the Ministry of the Environment has not issued a notice in writing to the Minister of Natural Resources referring to this sub-condition by the 15th day of July, 1988 stating that the agreement referred to in condition 12 is satisfactory, this Exemption Order shall expire on that date.
- (2) Subject to subsection (1), this Order expires December 31, 1988 except that the Minister of the Environment, taking into consideration but no limited to the agreement referred to in condition 12 made on the long term application of the *Environmental Assessment Act* to this program and upon request of the Minister of Natural Resources, may by written notice referring to this condition extend the expiry date but this extension shall not be beyond June 30, 1990. O. Reg. 369/87.

Dated this 5th day of June, 1987.

JAMES BRADLEY
Minister of the Environment

HIGHWAY TRAFFIC ACT

O. Reg. 370/87.

Vehicles for the Transportation of
Physically Disabled Passengers.

Made—June 18th, 1987.

Filed—June 22nd, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 167/81
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. Clause 5 (2) (b) of Ontario Regulation
167/81 is revoked and the following
substituted therefor:

(b) have the sides of the platform fitted with
guards extending the full length on each side
and of sufficient height to prevent a wheel-
chair from rolling off the platform during
vertical operation of the lift;

(ba) have a retractable lip on the outer edge of the
platform of sufficient height to prevent a
wheelchair from rolling off the platform
during vertical operation of the lift;

2. The said Regulation is amended by
adding thereto the following section:

8a. Public vehicles equipped with air-ride or tor-
sion-bar suspension, reclining seats, baggage capacity
separated from the passenger cabin, motive power that
is mounted to the rear of the front axle, and commonly
known as inter-city motor coaches, that are designed
or modified for the purpose of transporting physically
disabled persons in wheelchairs and equipped with a
lift, are designated as a class of vehicle and that class is
exempt from section 2, clause 5 (2) (b) and section
7a. O. Reg. 370/87, s. 2.

(2100)

28

LOCAL ROADS BOARDS ACT

O. Reg. 371/87.

Establishment of Local Roads
Areas—Northwestern Region.

Made—June 15th, 1987.

Filed—June 24th, 1987.

REGULATION TO AMEND
REGULATION 599 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
LOCAL ROADS BOARDS ACT

1. Schedule 65 to Regulation 599 of
Revised Regulations of Ontario, 1980,
as remade by section 3 of Ontario Reg-
ulation 178/86, is revoked and the fol-
lowing substituted therefor:

Schedule 65

PELLATT NO. 2 LOCAL ROADS AREA

All those portions of the townships of Pellatt and
Umbach in the Territorial District of Kenora, shown
outlined on Ministry of Transportation and Commu-
nications Plan N-505-9, filed with the Administrative Ser-
vices Office of the Ministry of Transportation and
Communications at Toronto on the 20th day of May,
1987. O. Reg. 371/87, s. 1.

2. The said Regulation is amended by
adding thereto the following Schedule:

Schedule 126

PEACE TREE LOCAL ROADS AREA

All that portion of the Township of Aweres in the
Territorial District of Algoma, shown outlined on
Ministry of Transportation and Communications Plan
N-916-1, filed with the Administrative Services Office of
the Ministry of Transportation and Communications at
Toronto on the 20th day of May, 1987.
O. Reg. 371/87, s. 2.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 15th day of June, 1987.

(2123)

28

FUEL TAX ACT, 1981

O. Reg. 372/87.

General.

Made—June 23rd, 1987.

Filed—June 25th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 772/82
MADE UNDER THE
FUEL TAX ACT, 1981

1. Ontario Regulation 772/82 is amended
by adding thereto the following section:

6a.—(1) For the purposes of subsection 11 (5) of the
Act, every importer shall collect,

(a) from every wholesaler or retail dealer to
whom the importer sells clear fuel, an

amount on account of the tax imposed by the Act at the time of sale of the clear fuel to the wholesaler or retailer; and

- (b) the tax payable under subsection 4 (3) of the Act from every purchaser to whom the importer sells clear fuel.

(2) Tax collected under subsection (1) shall be remitted in accordance with subsection 8 (2). O. Reg. 372/87, s. 1.

2. This Regulation shall be deemed to have come into force on the 1st day of December, 1986.

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 23rd day of June, 1987.

(2128)

28

ONTARIO DRUG BENEFIT ACT, 1986

O. Reg. 373/87.

General.

Made—June 25th, 1987.

Filed—June 25th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 689/86
MADE UNDER THE
ONTARIO DRUG BENEFIT ACT, 1986**

1. Subsection 3 (9) of Ontario Regulation 689/86 is revoked and the following substituted therefor:

(9) For the purposes of subclause 6 (2) (c) (i) of the Act, the amount determined under section 7 of the Act for the dispensing of a listed drug product for an eligible person is \$5.95. O. Reg. 373/87, s. 1.

2. This Regulation shall be deemed to have come into force on the 1st day of December, 1986.

(2129)

28

SECURITIES ACT

O. Reg. 374/87.

General.

Made—June 25th, 1987.

Filed—June 25th, 1987.

**REGULATION TO AMEND
REGULATION 910 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
SECURITIES ACT**

1. Regulation 910 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

16a.—(1) Subject to subsection (2), section 52 of the Act does not apply to a trade by a person or company referred to in subparagraph iii of paragraph 11 of subsection 1 (1) of the Act in a security that was acquired pursuant to a take-over bid that is a formal bid as defined in subsection 88 (1) of the Act if,

- (a) the offeree issuer had been a reporting issuer for at least twelve months at the date of the bid;
- (b) the intention to make the trade was disclosed in the take-over bid circular in respect of the take-over bid;
- (c) the trade is made within the period commencing on the day of the expiry of the bid and ending twenty days thereafter;
- (d) a notice of intention and a declaration in Form 23 are filed before the trade;
- (e) a report of the trade is filed within five days after the completion of the trade; and
- (f) no unusual effort is made to prepare the market or to create a demand for the security and no extraordinary commission is paid in respect of the trade.

(2) Where an offeror referred to in subsection (1) sells the securities acquired pursuant to a formal bid to another person or company that made a competing formal bid for securities of the same issuer, for not greater than the same consideration than that offered by that other person or company in its take-over bid, the offeror need not comply with clause (1) (b). O. Reg. 374/87, s. 1.

2. The said Regulation is further amended by adding thereto the following section:

31a. Where a prospectus is required to be filed in respect of an issuer bid, the information prescribed in Form 33, except the certificate in item 30, shall be included in the prospectus. O. Reg. 374/87, s. 2.

3. Part IX of the said Regulation is revoked and the following substituted therefor:

PART IX

TAKE-OVER BIDS AND ISSUER BIDS

163.—(1) In this section,

“formal valuation” means a valuation prepared by a qualified and independent valuer based upon techniques that are appropriate in the circumstances, after considering going concern or liquidation assumptions or both, together with other relevant assumptions, that arrives at an opinion as to a value or range of values for the participating securities based upon such analysis without any downward adjustments to reflect the fact the participating securities do not form part of a controlling interest;

“going private transaction” means an amalgamation, arrangement, consolidation or other transaction proposed to be carried out by an insider of an issuer as a consequence of which the interest of the holder of a participating security of the issuer in that security may be terminated without the consent of that holder and without the substitution therefor of an interest of equivalent value in a participating security of the issuer or of a successor to the business of that issuer or of another issuer that controls the issuer but does not include the acquisition of participating securities pursuant to a statutory right of acquisition;

“insider” means,

- (a) every director or senior officer of an issuer,
- (b) every director or senior officer of a company that is itself an insider or subsidiary of an issuer,
- (c) any person or company who beneficially owns, directly or indirectly, voting securities of an issuer or who exercises control or direction over voting securities of an issuer or a combination of both carrying more than 10 per cent of the voting rights attached to all voting securities of the issuer for the time being outstanding other than voting securities held by the person or company as underwriter in the course of a distribution, and
- (d) an issuer where it has purchased, redeemed or otherwise acquired any of its securities, for so long as it holds any of its securities;

“insider bid” means a take-over bid made by an insider of the offeree issuer or by any associate or affiliate of an insider of an offeree issuer;

“participating security” means a security that carries the right to participate in earnings to an unlimited degree including a security that by its terms is convertible into or exchangeable for or carries the right to purchase such a security;

“prior valuation” means an existing independent apprai-

sal or valuation or any material non-independent appraisal or valuation in respect to an issuer, its material assets or its securities.

(2) Every take-over bid circular and issuer bid circular to which this section applies shall contain, except where the offeror establishes to the Director's satisfaction that the offeror lacks access to information enabling the offeror to comply with this subsection, and subject to any waiver or variation consented to in writing by the Director,

- (a) a summary of a formal valuation of the offeree issuer;
- (b) an outline of every prior valuation of the offeree issuer made within twenty-four months preceding the date of the take-over or issuer bid including a description of the source and circumstances under which it was made.

(3) This section applies only to,

- (a) a take-over bid circular that is required by the Act in respect of an insider bid;
- (b) a take-over bid circular that is required by the Act where it is anticipated by the offeror that a going private transaction will follow the take-over bid; or
- (c) an issuer bid circular that is required by the Act.

(4) Subject to subsection (5), a formal valuation referred to in clause (2) (a) shall be as of a date that is not more than 120 days before the date of the take-over bid or issuer bid and shall contain appropriate adjustments for material intervening events.

(5) A formal valuation referred to in clause (2) (a) may be as of a date that is more than 120 days before the date of the take-over bid or issuer bid if it is accompanied by a letter addressed to the directors of the issuer confirming that the valuer has no reasonable ground to believe that any intervening event has materially affected the value or range of values determined in such valuation or, if there has been such an event, describing it and stating the resultant change in the value or range of values in the valuation.

(6) Where the Director is of the opinion that disclosure of information required by subsection (2) to be furnished to the holders of securities would cause a detriment to the offeree issuer or the security holders of the offeree issuer that would outweigh the benefit of the information to the prospective recipients, the Director may permit the omission of the information.

(7) A formal valuation referred to in clause (2) (a) and a letter of confirmation, if any, referred to in subsection (5), shall be filed concurrently with the filing of the circular in which reference to the valuation is made except

where the Director otherwise permits. O. Reg. 374/87, s. 3, *part*.

164.—(1) For the purposes of Part XIX of the Act, "market price" of a class of securities, as to which there is a published market, at any date, is an amount equal to the simple average of the closing price of securities of that class for each of the business days on which there was a closing price falling not more than twenty business days before that date.

(2) Where a published market does not provide a closing price, but provides only the highest and lowest prices of securities traded on a particular day, the market price of the securities, at any date, is an amount equal to the average of the simple averages of the highest and lowest prices for each of the business days on which there were highest and lowest prices falling not more than twenty business days before that date.

(3) Where there is more than one published market for a security, the market price for the purposes of subsections (1) and (2) shall be determined as follows:

1. If only one of the published markets is in Canada, the market price shall be determined solely by reference to that market.
2. If there is more than one published market in Canada, the market price shall be determined solely by reference to the published market in Canada on which the greatest volume of trading in the particular class of securities occurred during the twenty business days preceding the date as of which the market price is being determined.
3. If there is no published market in Canada, the market price shall be determined solely by reference to the published market on which the greatest volume of trading in the particular class of securities occurred during the twenty business days preceding the date as of which the market price is being determined.

(4) Where there has been trading of securities in a published market for fewer than ten of the twenty business days preceding the date as of which the market price of the securities is being determined, the market price shall be the average of the following prices established for each of the twenty business days preceding that date,

- (a) the average of the bid and ask prices for each day on which there was no trading; and
- (b) the closing price of securities of the class for each day that there has been trading, if the published market provides a closing price; or
- (c) the average of the highest and lowest prices of securities of that class for each day that there has been trading, if the published market provides only the highest and lowest

prices of securities traded on a particular day.

(5) Notwithstanding subsection (1), (2), (3) or (4), for the purposes of clause 92 (1) (b) of the Act, where an offeror acquires securities on a published market, the market price for those securities shall be the price of the last board lot of securities of that class purchased, before the acquisition by the offeror, by a person or company that was not acting jointly or in concert with the offeror. O. Reg. 374/87, s. 3, *part*.

165. A take-over bid is exempt from sections 94 to 99 of the Act for securities in respect of which there is no published market if,

- (a) purchases are made from not more than five persons or companies in the aggregate, including persons or companies outside of Ontario; and
- (b) the bid is not made generally to security holders of the class of securities that is the subject of the bid. O. Reg. 374/87, s. 3, *part*.

166.—(1) Subsection 93 (2) of the Act is not applicable to an agreement between a security holder and an offeror to the effect that the security holder will tender the security holder's securities to a formal take-over bid made by the offeror in accordance with the terms and conditions of the bid.

(2) Subsection 93 (8) of the Act does not apply to prohibit the issue of securities by an issuer pursuant to a stock dividend plan, dividend reinvestment plan, employees' stock purchase plan or other similar plan, notwithstanding that the issuer is making an issuer bid.

(3) For the purpose of clause 93 (1) (c) of the Act, an associate of a security holder referred to in that clause does not include a person or company who is not acting jointly or in concert with the security holder. O. Reg. 374/87, s. 3, *part*.

167. Subsection 93 (5) of the Act does not apply so as to affect the consideration offered or the number of securities offered to be acquired under a formal take-over bid where the prior transaction was an acquisition pursuant to a distribution as defined in subparagraph (i) or (ii) of paragraph 11 of subsection 1 (1) of the Act. O. Reg. 374/87, s. 3, *part*.

168.—(1) A notice of intention to make an issuer bid as required by clause 92 (3) (f) of the Act shall contain the information prescribed in Form 31.

(2) A notice of intention referred to in subsection (1) shall be filed and a press release in respect thereof issued at least five days before the commencement of the issuer bid. O. Reg. 374/87, s. 3, *part*.

169. A press release that is required by clause 93 (3) (c) of the Act shall disclose in respect of the class of securities subject to the bid and each class of securities convertible into securities of that class purchased through the facilities of the stock exchange,

- (a) the name of the purchaser;
- (b) where the purchaser is a person or company referred to in clause 93 (1) (b) or (c) of the Act, the relationship of the purchaser and the offeror;
- (c) the number of securities purchased by the purchaser on that day;
- (d) the highest price paid for the securities by the purchaser on that day;
- (e) the aggregate number of securities purchased through the facilities of the stock exchange by the purchaser during the currency of the bid;
- (f) the average price paid for the securities that were purchased by the purchaser through the facilities of the stock exchange during the currency of the bid; and
- (g) the total number of securities owned by the purchaser as of the close of business of the stock exchange on that day. O. Reg. 374/87, s. 3, *part*.

170. A take-over bid circular shall contain the information prescribed in Form 32. O. Reg. 374/87, s. 3, *part*.

171. An issuer bid circular shall contain the information prescribed in Form 33. O. Reg. 374/87, s. 3, *part*.

172. A directors' circular shall contain the information prescribed in Form 34. O. Reg. 374/87, s. 3, *part*.

173. A director's or officer's circular shall contain the information prescribed in Form 35. O. Reg. 374/87, s. 3, *part*.

174. A notice of change or variation in respect of a take-over bid or issuer bid as required by subsection 97 (2) of the Act shall contain,

- (a) a description of the change in the information contained in the circular or of the variation in the terms of the take-over bid or the issuer bid, as the case may be;
- (b) the date of the change in the information contained in the circular or the variation in the terms of the bid;
- (c) the date up to which securities may be deposited;
- (d) the date by which securities deposited must be taken up by the offeror; and
- (e) the rights of withdrawal that are available to security holders,

and shall include a certificate duly signed and in the form required under Form 32 in the case of a take-over

bid or Form 33 in the case of an issuer bid, amended to refer to the initial circular and all notices of change or variation thereto. O. Reg. 374/87, s. 3, *part*.

175. A notice of change in respect of the information contained in a directors' circular or a director's or officer's circular as required by subsection 98 (6) of the Act shall contain a description of the change in the information contained in the circular and shall include a certificate, duly signed and in the form required under Form 34 or 35, as the case may be, amended to refer to the initial directors' or director's or officer's circular and all notices of change thereto. O. Reg. 374/87, s. 3, *part*.

175a.—(1) No variation in the terms of a bid may be made after the expiry of the deposit period, except the waiver by the offeror of a condition that is specifically stated in the bid as being waivable at the sole option of the offeror.

(2) Section 97 of the Act does not apply so as to require a notice of variation with respect to a waiver referred to in subsection (1) after the deposit period where the consideration offered for the securities that are subject to the bid consists solely of cash, but a press release with respect to the waiver must be issued within five days after the deposit period.

(3) In this section, "deposit period" means the period, including any extension, during which securities may be deposited pursuant to the bid. O. Reg. 374/87, s. 3, *part*.

175b. The consent of every solicitor, auditor, accountant, engineer, appraiser or any other person or company whose profession or business gives authority to a statement made by such person or company to the use of a report, appraisal or statement of such person or company included in or accompanying a take-over bid circular, issuer bid circular, directors' circular, director's or officer's circular or any notice of change or variation to the foregoing, shall be filed with the Commission. O. Reg. 374/87, s. 3, *part*.

175c.—(1) A press release required under section 100 of the Act shall be authorized by a senior officer of the offeror and shall set out, in respect of the class of securities subject to the bid and each class of voting or equity securities into which the securities of the class subject to the bid are convertible,

- (a) the name of the offeror;
- (b) the number of securities over which the offeror and any person or company acting jointly or in concert with the offeror acquired ownership or control or direction as a result of the transaction or occurrence giving rise to the report;
- (c) the ownership of or control and direction by the offeror and any person or company acting jointly or in concert with the offeror over the securities immediately after the transaction or occurrence giving rise to the report;

- (d) the name of the market wherein the transaction or occurrence took place;
- (e) the purpose of the offeror and any person or company acting jointly or in concert with the offeror in effecting the transaction, including any future intention to increase the beneficial ownership, control or direction of the offeror and any person or company acting jointly or in concert with the offeror over securities of the offeree issuer;
- (f) where applicable, a description of any change in any material fact set out in a previous report under section 100 of the Act; and
- (g) the names of the persons or companies acting jointly or in concert with the offeror in connection with the disclosure required by clause (b), (c) or (d).

(2) A report required under section 100 of the Act shall be signed by the offeror and shall include the information that is required in subsection (1). O. Reg. 374/87, s. 3, *part.*

175d. A press release required under section 100a of the Act shall be authorized by a senior officer of the offeror and shall include in respect to the class of securities subject to the bid and each class of securities into which the securities of the class are subject to the bid are convertible,

- (a) the name of the offeror issuing the release;
- (b) the number of securities acquired by or over which the offeror and every person acting jointly or in concert with the offeror has acquired control or direction since the commencement of the bid;
- (c) the number of securities held by or over which the offeror and every person acting jointly or in concert with the offeror exercised control or direction after the transaction or occurrence giving rise to the press release;
- (d) the market where the transaction or occurrence took place; and
- (e) the purpose of the offeror and any person acting jointly or in concert with the offeror in effecting the transaction, including any future intention to increase the beneficial ownership, control or direction of the offeror and any person acting jointly or in concert with the offeror over securities of the offeree issuer. O. Reg. 374/87, s. 3, *part.*

175e. Where an offeror and one or more persons or companies acting jointly or in concert with the offeror are required to file or issue a report or press release under section 100 or 100a of the Act, and where a report or press release filed or issued by the offeror discloses the information as to a person or company acting jointly or

in concert that is required by section 175c or 175d of the regulations, as the case may be, the person or company need not file a separate report or press release. O. Reg. 374/87, s. 3, *part.*

175f.—(1) Every take-over bid circular, issuer bid circular, directors' circular and director's or officer's circular and any notice of change or variation to any such circular, shall contain a statement of the rights provided by section 127 of the Act relating to that document.

(2) If the take-over bid or issuer bid is made in Ontario and in another province or territory of Canada, inclusion in a circular or notice of the following statement shall be deemed to be compliance with subsection (1):

Securities legislation in certain of the provinces and territories of Canada provides security holders of the offeree issuer with, in addition to any other rights they may have at law, rights of rescission or to damages, or both, if there is a misrepresentation in a circular or notice that is required to be delivered to such security holders. However, such rights must be exercised within prescribed time limits. Security holders should refer to the applicable provisions of the securities legislation of their province or territory for particulars of those rights or consult with a lawyer.

(3) If the take-over bid or issuer bid is made in Ontario only, inclusion in a circular or notice of the following statement shall be deemed to be compliance with subsection (1):

Securities legislation in Ontario provides security holders of the offeree issuer with, in addition to any other rights they may have at law, rights of rescission or to damages, or both, if there is a misrepresentation in a circular or notice that is required to be delivered to such security holders. However, such rights must be exercised within prescribed time limits. Security holders should refer to the applicable provisions of Ontario securities legislation for particulars of those rights or consult with a lawyer. O. Reg. 374/87, s. 3, *part.*

175g.—(1) The information contained in a circular or notice required under Part XIX of the Act shall be clearly presented and the statements made therein shall be divided into groups according to subject matter and the various groups of statements shall be preceded by appropriate headings.

(2) The order of items in the appropriate form need not be followed.

(3) Where practical and appropriate, information in a circular or notice shall be presented in tabular form.

(4) All amounts required in a circular or notice shall be stated in figures.

(5) Information required by more than one applicable item in the appropriate form need not be repeated.

(6) No statement need be made in response to any item in the appropriate form that is inapplicable and negative answers to any item may be omitted except where expressly required by the applicable form. O. Reg. 374/87, s. 3, *part*.

175*h*. Where the Director is satisfied upon evidence or submissions made to the Director that a chief execu-

tive officer or chief financial officer is for adequate cause, not available to sign a certificate or notice required to be filed under Part XIX of the Act, the Director may permit the certificate or notice to be signed by another responsible officer or director. O. Reg. 374/87, s. 3, *part*.

175*i*. A circular or notice required under Part XIX of the Act shall be filed in triplicate on the same date that it is first sent to security holders of the offeree. O. Reg. 374/87, s. 3, *part*.

4. The instructions to Form 23 of the said Regulation are amended by adding thereto the following:

4. Subsection (3) of the Declaration, Certificate and Undertaking must be deleted if this Form is being used for the purposes of an exemption under section 16*a* of the Regulation.
5. Forms 31, 32, 33, 34 and 35 of the said Regulation are revoked and the following substituted therefor:

Form 31

Securities Act

NOTICE OF INTENTION TO MAKE AN ISSUER BID

- | | |
|--------|---|
| ITEM 1 | Name of Issuer |
| ITEM 2 | Securities Sought
State the class and number of securities or principal amount of debt securities sought. |
| ITEM 3 | Time Period
State, where known, the dates on which the issuer bid will commence and close. |
| ITEM 4 | Method of Acquisition
State the method by which the securities will be acquired. |
| ITEM 5 | Consideration Offered
State the consideration to be offered. |
| ITEM 6 | Payment for Securities
State the particulars of the method and time of payment of the consideration. |
| ITEM 7 | Reasons for Bid
State the purpose and business reasons for the issuer bid. |

ITEM 8 Acceptance of Bid

State the names of every director and every senior officer of the issuer who intends to accept the issuer bid and, where their intention to accept the bid is known after reasonable enquiry, state the names of,

- (a) every associate of every director and of senior officer of the issuer;
- (b) every person and every company holding 10 per cent or more of any class of equity securities of the issuer; and
- (c) every person and every company acting jointly or in concert with the issuer,

who intends to accept the bid.

ITEM 9 Benefits from Bid

State the direct or indirect benefits to any of the persons or companies named in item 8 of accepting or refusing to accept the issuer bid.

ITEM 10 Material Changes in the Affairs of Issuer

Disclose the particulars of any plans or proposals for material changes in the affairs of the issuer, including for example, any contract or agreement under negotiation, any proposal to liquidate the issuer, to sell, lease or exchange all or a substantial part of its assets, to amalgamate it with any other business organization, or to make any material changes in its business, corporate structure (debt or equity), management or personnel.

ITEM 11 Signature

This notice must be signed by a director or senior officer of the issuer duly authorized to sign.

ITEM 12 Date of Notice.

O. Reg. 374/87, s. 5. *part.*

Form 32

*Securities Act***TAKE-OVER BID CIRCULAR**

ITEM 1 Name of Offeror

ITEM 2 Name of Offeree Issuer

ITEM 3 Securities Subject to Bid

State the class of securities that are the subject of the bid and a description of the rights of the holders of any other class of securities that have a right to participate in the offer.

ITEM 4 Ownership of Securities of Offeree Issuer

State the number, designation and percentage of outstanding securities of any class of securities of the offeree issuer owned or over which control or direction is exercised by the offeror and by each director and senior officer of the offeror, and, where known after reasonable enquiry, by,

(a) each associate of a director or senior officer of the offeror;

(b) any person or company holding more than 10 per cent of any class of equity securities of the offeror; and

(c) any person or company acting jointly or in concert with the offeror,

or, in each case where none are so owned, directed or controlled, a statement to that effect.

ITEM 5 Trading in Securities of Offeree Issuer

State, where known after reasonable inquiry has been made, the number and designation of any securities of the offeree issuer traded by the persons or companies referred to in item 4 during the six-month period preceding the date of the take-over bid, including the purchase or sale price and the date of each such transaction. If no such securities were traded, so state.

ITEM 6 Commitments to Acquire Securities of Offeree Issuer

Disclose all commitments made by the offeror, and, where known after reasonable enquiry, by the persons and companies referred to in item 4 to acquire equity securities of the offeree issuer, and the terms and conditions of any such commitments.

- ITEM 7 Terms and Conditions Bid**
State the terms of the take-over bid. State where the obligation of the offeror to take up and pay for securities under the take-over bid is conditional, the particulars of each condition.
- ITEM 8 Payment for Deposited Securities**
State the particulars of the method and time of payment of the cash or other consideration to be paid for the securities of the offeree issuer.
- ITEM 9 Right to Withdraw Deposited Securities**
Describe the withdrawal rights of the security holders of the offeree issuer under the bid. State that notice of withdrawal of securities deposited must be given in a manner that provides the depositary designated under the bid with a written or printed copy and must be actually received by the depositary.
- ITEM 10 Arrangements to Pay for Deposited Securities**
State the source of any funds to be used for payment and, if such funds are to be borrowed, the terms of the loan, the circumstances under which it must be repaid and the proposed method of repayment.
- ITEM 11 Trading in the Securities to be Acquired**
State the principal market or markets for the securities of the offeree issuer sought to be acquired pursuant to the take-over bid and indicate any change in a principal market that is planned following the bid, including but not limited to listing or de-listing on a stock exchange. Furnish, where reasonably ascertainable, a summary showing in reasonable detail the volume of trading and price range of the securities in the six-month period preceding the date of the take-over bid. State the date that the take-over bid to which this circular relates was announced to the public and the market price of the securities immediately before such announcement.
- ITEM 12 Arrangements Between the Offeror and the Directors and Officers of Offeree Issuer**
State the particulars of any arrangement or agreement made or proposed to be made between the offeror and any of the directors or senior officers of the offeree issuer, including particulars of any payment or other benefit proposed to be made or given by way of compensation for loss of office or as to their remaining in or retiring from office, if the take-over bid is successful.

- ITEM 13 **Material Changes in Affairs of Offeree Issuer**
State the particulars of any information known to the offeror that indicates any material change in the affairs of the offeree issuer since the date of the last published interim or annual financial statement of the offeree issuer.
- ITEM 14 **Valuation**
Where a valuation is provided pursuant to a legal requirement or otherwise,
- (a) include a summary of the valuation disclosing the basis of computation, scope of review, relevant factors and their values, and the key assumptions on which the valuation is based; and
 - (b) advise where copies of the valuation are available for inspection and state that a copy of the valuation will be sent to any registered holder of securities of the offeree issuer sought to be acquired upon payment of a charge sufficient to cover copying and postage.
- ITEM 15 **Securities of an Offeror or Other Issuer to be Exchanged for Securities of Offeree Issuer**
- (1) Where a take-over bid provides that the consideration for the securities of the offeree issuer is to be, in whole or in part, securities of an offeror or other issuer, include the information prescribed by the form of prospectus appropriate for the offeror or issuer whose securities are being offered in exchange for the securities of the offeree issuer.
 - (2) Where the form of prospectus so requires, include the financial statements of the offeror or other issuer required to be included in such prospectus, including, where the consideration is securities of the offeror,
 - (a) a pro forma balance sheet and income statement of the offeror giving effect to the exchange of securities as at the date of the most recent balance sheet of the offeror that is included in the circular based on the information in the most recent audited financial statements of the offeree issuer;

- (b) a description of the basis of preparation of the pro forma financial statements; and
- (c) the basic and fully diluted earnings per share based on the pro forma financial statements.

(3) State the particulars of any information known to the offeror that indicates any material change in the affairs of the offeror or other issuer since the date of the last published interim or annual financial statement of the offeror or other issuer.

ITEM 16 Right of Appraisal and Acquisition

State any rights of appraisal the security holders of the offeree issuer have under the laws governing the offeree issuer and state whether or not the offeror intends to exercise any right of acquisition the offeror may have.

ITEM 17 Market Purchases of Securities

State whether or not the offeror intends to purchase in the market securities that are the subject of the take-over bid.

ITEM 18 Material Changes in the Affairs of Offeree Issuer

Disclose the particulars of any plans or proposals of the offeror for material changes in the affairs of the offeree issuer, including for example, any proposal to liquidate the issuer, to sell, lease or exchange all or a substantial part of its assets, to amalgamate it with any other business organization or to make any material changes in its business, corporate structure (debt or equity), management or personnel.

ITEM 19 Other Material Facts

Describe any,

- (a) material facts concerning the securities of the offeree issuer; and
- (b) any other matter not disclosed in the foregoing that has not previously been generally disclosed and is known to the offeror but which would reasonably be expected to affect the decision of the security holders of the offeree issuer to accept or reject the offer.

ITEM 20 Judicial Developments

Where the take-over bid is an insider bid or where the offeror anticipates that a going private

transaction will follow the take-over bid, include reference to recent legal developments, if any, relating to the type of transaction or proposed transaction.

ITEM 21 Disclosure in Accordance with Form 33

In the case of a take-over bid to which item 20 applies, include the disclosure required by Form 33, appropriately modified.

ITEM 22 Approval of Take-Over Bid Circular

Where the take-over bid is made by or on behalf of an offeror that has directors as defined in the Act, state that the contents of the take-over bid circular have been approved by its board of directors and that the sending of the take-over bid circular to the security holders of the offeree issuer has been authorized by its board of directors.

ITEM 23 Solicitations

Disclose any person or company retained by or on behalf of the offeror to make solicitations in respect of the bid and the particulars of the compensation arrangements.

ITEM 24 Certificate

Include a certificate in the following form signed, where the take-over bid is made by or on behalf of a person or company, other than an individual, by the chief executive officer, the chief financial officer and on behalf of the board of directors, by any two directors of the person or company other than the foregoing, all duly authorized to sign* and, where the take-over bid is made by or on behalf of an individual, by the individual:

"The foregoing contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to make a statement not misleading in the light of the circumstances in which it was made."

*Where the person or company has fewer than four directors and senior officers, the certificate must be signed by all of them.

ITEM 25 Date of Take-Over Bid Circular

Form 33

*Securities Act***ISSUER BID CIRCULAR**

- ITEM 1 Name of Issuer**
- ITEM 2 Securities Sought**
State the class and number of securities or principal amount of debt securities sought.
- ITEM 3 Time Period**
State the dates on which the issuer bid will commence and close.
- ITEM 4 Method of Acquisition**
State the method by which the securities will be acquired.
- ITEM 5 Consideration Offered**
State the consideration to be offered.
- ITEM 6 Payment for Deposited Securities**
State the particulars of the method and time of payment of the consideration.
- ITEM 7 Right to Withdraw Deposited Securities**
Describe the rights to withdraw securities deposited pursuant to the bid. State that notice of withdrawal of securities deposited must be given in a manner that provides the depository designated under the bid with a written or printed copy and must be actually received by the depository.
- ITEM 8 Source of Funds**
State the source of any funds to be used for payment and, if such funds are to be borrowed, the terms of the loan, the circumstances under which it must be repaid and the proposed method of repayment.
- ITEM 9 Participation**
Where the issuer bid is for less than all of the outstanding securities of that class, state that if a greater number or principal amount of the securities are tendered than the issuer is bound or willing to take up and pay for, the issuer will take up as nearly as may be pro rata, disregarding fractions, according to the number or principal amount of the securities tendered.

ITEM 10 Reasons for Bid

State the purpose and business reasons for the issuer bid, and if it is anticipated that the issuer bid will be followed by a going private transaction, describe the proposed transaction.

ITEM 11 Trading in Securities to be Acquired

Furnish, where reasonably ascertainable, a summary showing,

- (a) the name of each stock exchange or other principal market on which the securities sought are traded;
- (b) in reasonable detail for the twelve months preceding the date of the issuer bid, the volume of trading and price range of the class of the securities sought, or in the case of debt securities the prices quoted, on each principal market; and
- (c) the date that the issuer bid to which the circular relates was announced to the public and the market price of the securities of the issuer immediately before such announcement.

Indicate any change in a principal market or markets that is planned following the bid.

ITEM 12 Ownership of Securities of Issuer

State the number, designation and the percentage of outstanding securities of any class of securities of the issuer owned or over which control or direction is exercised by each director and senior officer of the issuer, and, where known after reasonable enquiry, by,

- (a) each associate of a director or senior officer of the issuer;
- (b) any person or company holding more than 10 per cent of any class of equity securities of the issuer; and
- (c) any person or company acting jointly or in concert with the issuer,

or, in each case where none are so owned, directed or controlled, a statement to that effect.

- ITEM 13 Commitments to Acquire Securities of Issuer**
Disclose all commitments made by the issuer and, where known after reasonable enquiry, by the persons and companies referred to in item 12, to acquire equity securities of the issuer, and the terms and conditions of any such commitments.
- ITEM 14 Acceptance of Bid**
Where known after reasonable inquiry, state the name of every person and company named in item 12 who proposes to tender or accept the issuer bid and the number of securities in respect of which the person or company proposes to accept the bid.
- ITEM 15 Benefits from Bid**
State the direct or indirect benefits to any of the persons or companies named in item 12 of accepting or refusing to accept the issuer bid.
- ITEM 16 Material Changes in the Affairs of Issuer**
Disclose the particulars of any plans or proposals for material changes in the affairs of the issuer, including, for example, any contract or agreement under negotiation, any proposal to liquidate the issuer, to sell, lease or exchange all or a substantial part of its assets, to amalgamate it with any other business organization or to make any material changes in its business, corporate structure (debt or equity), management or personnel.
- ITEM 17 Other Benefits to Insiders, Affiliates and Associates**
If any material changes or subsequent transactions are contemplated, as described in item 10 or 16, state if known, any specific benefit, direct or indirect, as a result of such changes or transactions to any of the persons or companies named in item 12.
- ITEM 18 Arrangements Between Issuer and Security Holder**
Provide the details of any contract, arrangement or understanding, formal or informal, between the issuer and,
- (a) any security holder of the issuer with respect to the issuer bid; and
 - (b) any person or company with respect to any securities of the issuer in relation to the issuer bid.

ITEM 19

Previous Purchases and Sales

State the number and designation of any securities of the issuer purchased or sold by the issuer excluding securities purchased or sold pursuant to the exercise of employee stock options, warrants and conversion rights during the twelve months preceding the date of the issuer bid including the purchase or sale price, the date and purpose of each transaction.

ITEM 20

Financial Statements

- (1) If the most recently available interim financial statements have not been delivered to security holders of the issuer, include the interim financial statements. If interim financial statements are not included, include a statement that the most recent interim financial statements will be sent without charge to anyone requesting them.
- (2) Where interim financial statements are included, include a report of the chief financial officer of the offeree issuer, stating whether in the opinion of the chief financial officer, the financial statements present fairly the financial position of the offeree issuer and the results of its operations for the period under review.

ITEM 21

Valuation

Where a valuation is provided pursuant to a legal requirement or otherwise,

- (a) include a summary of the valuation disclosing the basis of computation, scope of review, relevant factors and their values, and the key assumptions on which the valuation is based; and
- (b) advise where copies of the valuation are available for inspection and state that a copy of the valuation will be sent to any registered security holder upon payment of a nominal charge sufficient to cover printing and postage.

ITEM 22

Securities of Issuer to be Exchanged for Others

Where an issuer bid provides that the consideration for the securities of the issuer is to be, in whole or in part, different securities of an issuer, include the information prescribed for the form of prospectus appropriate for the issuer.

ITEM 23 Approval of Bid

State that the issuer bid circular has been approved by the issuer's board of directors, disclosing the name of any director of the issuer who has informed the board of directors in writing of his opposition to the issuer bid.

Where the issuer bid is part of a transaction or to be followed by a transaction required to be approved by minority security holders, state the nature of the approval required.

ITEM 24 Previous Distribution

If the securities of the class subject to the issuer bid were distributed during the five years preceding the bid, state the distribution price per share and the aggregate proceeds received by the issuer or selling security holder.

ITEM 25 Dividend Policy

State the frequency and amount of dividends with respect to shares of the issuer during the two years preceding the date of the issuer bid, any restrictions on the issuer's ability to pay dividends and any plan or intention to declare a dividend or to alter the dividend policy of the issuer.

ITEM 26 Tax Consequences

Provide a general description of the consequences of the issuer bid under the Income Tax Act (Canada) to the issuer and to the security holders of any class affected.

ITEM 27 Expenses of Bid

Provide a statement of the expenses incurred or to be incurred in connection with the issuer bid.

ITEM 28 Judicial Developments

Include reference to recent legal developments if any, relating to the type of transaction or proposed transaction.

ITEM 29 Other Material Facts

Describe any,

- (a) material facts concerning the securities of the issuer; and
- (b) any other matter not disclosed in the foregoing that has not previously been generally disclosed and is known to the issuer but which would reasonably be expected to affect the decision of the security holders of the issuer to accept or reject the offer.

ITEM 30 Solicitations

Disclose any person or company retained by or on behalf of the issuer to make solicitations in respect of the bid and the particulars of the compensation arrangements.

ITEM 31 Certificate

Include a certificate in the following form signed by the chief executive officer and the chief financial officer of the issuer, and on behalf of the board of directors, by any two directors of the issuer other than the foregoing, all duly authorized to sign*.

"The foregoing contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to make a statement not misleading in the light of the circumstances in which it was made."

*Where the issuer has fewer than four directors and senior officers, the certificate must be signed by all of them.

ITEM 32 Date of Issuer Bid Circular.

O. Reg. 374/87, s. 5, *part.*

Form 34

*Securities Act***DIRECTORS' CIRCULAR**

ITEM 1 Name of Offeror

ITEM 2 Name of Offeree Issuer

ITEM 3 Names of Directors of the Offeree Issuer

ITEM 4 Ownership of Securities of Offeree Issuer

State the number, designation and the percentage of outstanding securities of any class of securities of the issuer owned or over which control or direction is exercised by each director or senior officer of the issuer, and, where known after reasonable enquiry, by,

- (a) each associate of a director or senior officer of the issuer;
- (b) any person or company holding more than 10 per cent of any class of equity securities of the issuer; and
- (c) any person or company acting jointly or in concert with the issuer,

or, in each case where none are so owned, directed or controlled, a statement to that effect.

ITEM 5 Acceptance of Take-Over Bid

Where known after reasonable enquiry, state the name of every person or company named in item 4 who has accepted or intends to accept the offer and the number of securities in respect of which such person or company has accepted or intends to accept the offer.

ITEM 6

Ownership of Securities of Offeror

Where a take-over bid is made by or on behalf of an offeror that is an issuer, state the member, designation and percentage of outstanding securities of the class of any class of securities of the offeror owned or over which control or direction is exercised by the offeree issuer, by each director and senior officer of the offeree issuer, and, where known after reasonable enquiry, by,

- (a) each associate of a director or senior officer of the offeree issuer;
- (b) any person or company holding more than 10 per cent of any class of equity securities of the offeree issuer; and
- (c) any person or company acting jointly or in concert with the offeree issuer,

or, in each case where none are so owned, directed or controlled, a statement to that effect.

ITEM 7

Relationship Between the Offeror and the Directors and Senior Officers of the Offeree Issuer

State the particulars of any arrangement or agreement made or proposed to be made between the offeror and any of the directors or senior officers of the offeree issuer, including particulars of any payment or other benefit proposed to be made or given by way of compensation for loss of office or as to their remaining in or retiring from office if the take-over bid is successful. State also, whether any directors or senior officers of the offeree issuer are also directors or senior officers of the offeror or any subsidiary of the offeror and identify such persons.

ITEM 8

Agreement Between Offeree Issuer and Officers and Directors

State the particulars of any arrangement or agreement made or proposed to be made between the offeree issuer and any of the directors or senior officers of the offeree issuer pursuant to which a payment or other benefit is to be made or given by way of compensation for loss of office or as to their remaining in or retiring from office if the take-over bid is successful.

ITEM 9

Interests of Directors and Senior Officers of the Offeree Issuer in Material Contracts of the Offeror
State whether any director or senior officer of the offeree issuer and their associates and, where known to the directors or senior officers after reasonable

inquiry, whether any persons or company who owns more than 10 per cent of any class of equity securities of the offeree issuer for the time being outstanding has any interest in any material contract to which the offeror is a party, and if so, state particulars of the nature and extent of such interest.

ITEM 10 Trading by Directors and Officers

(1) State the number of securities of the offeree issuer traded, the purchase or sale price and the date of each transaction during the six month period preceding the date of the directors' circular by the offeree issuer and each director and senior officer of the offeree issuer, and, where known after reasonable enquiry, by,

- (a) each associate of a director or senior officer of the offeree issuer;
- (b) any person or company holding more than 10 per cent of a class of equity securities of the offeree issuer; and
- (c) any person or company acting jointly or in concert with the offeree issuer.

(2) Disclose the number and price of securities of the offeree issuer of the class of securities subject to the bid or convertible into securities of that class that have been issued to the directors and senior officers of the issuer during the two-year period preceding the date of the circular.

ITEM 11 Additional Information

If any information required to be disclosed by the take-over bid circular prepared by the offeror has been presented incorrectly or is misleading, supply any additional information within the knowledge of the offeree issuer which would make the information in the circular correct or not misleading.

ITEM 12 Material Changes in the Affairs of Offeree Issuer

State the particulars of any information known to any of the directors or senior officers of the offeree issuer that indicate any material change in the affairs of the offeree issuer since the date of the last published interim or annual financial statement of the offeree issuer.

- ITEM 13 Other Information**
State the particulars of any other information not disclosed in the foregoing but known to the directors which would reasonably be expected to affect the decision of the security holders of the offeree issuer to accept or reject the offer.
- ITEM 14 Recommending Acceptance or Rejection of Bid**
Include either a recommendation to accept or reject the take-over bid and the reasons for such recommendation or a statement that the board of directors is unable to make or is not making a recommendation and if no recommendation is made, the reasons for not making a recommendation. Where a board of directors of an offeree issuer is considering recommending acceptance or rejection of a take-over bid at the time of sending a directors' circular, state that fact and, if desired, advise the security holders of the offeree issuer not to tender their securities until a further communication is received from the directors.
- ITEM 15 Response of Offeree Issuer**
- (1) Describe any transaction, board resolution, agreement in principle or signed contract of the offeree issuer in response to the bid.
 - (2) Disclose whether there are any negotiations underway in response to the bid which relate to or would result in,
 - (a) an extraordinary transaction such as a merger or reorganization involving the offeree issuer or a subsidiary;
 - (b) the purchase, sale or transfer of a material amount of assets by the offeree issuer or a subsidiary;
 - (c) an issuer bid for or other acquisition of securities by or of the offeree issuer; or
 - (d) any material change in the present capitalization or dividend policy of the offeree issuer.

If there is an agreement in principle, give full particulars.

- ITEM 16 Approval of Directors' Circular**
State that the contents of the directors' circular have been approved by the directors of the offeree issuer and that the delivery of the directors' circular has been authorized by the directors of the offeree issuer.
- ITEM 17 Financial Statements**
Where unaudited financial statements of the offeree issuer are included in a directors' circular, include a report of the chief financial officer of the offeree issuer, stating whether in his opinion the financial statements present fairly the financial position of the offeree issuer and the results of its operations for the period under review.
- ITEM 18 Certificate**
Include a certificate in the following form signed by two directors of the issuer, duly authorized to sign on behalf of the board:
- "The foregoing contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to make a statement not misleading in the light of the circumstances in which it was made."
- ITEM 19 Date of Directors' Circular.**

O. Reg. 374/87, s. 5, *part*.

Form 35

*Securities Act***DIRECTOR'S OR OFFICER'S CIRCULAR**

- ITEM 1 Name of Offeror**
- ITEM 2 Name of Offeree Issuer**
- ITEM 3 Names of Director or Officer of Offeree Issuer**
- ITEM 4 Ownership of Securities of Offeree Issuer**
State the number, designation and percentage of outstanding securities of any securities of the offeree issuer owned or over which control or direction is exercised by the director or officer and, where known after reasonable enquiry, by the associates of the director or officer or, in each case where none is so owned, a statement to that effect.
- ITEM 5 Acceptance of Bid by Director or Officer**
State whether the director or officer of the offeree issuer and whether any associate of such director or officer whose acceptance is known to the director or officer, after reasonable inquiry, has accepted or intends to accept the offer in respect of any securities of the offeree issuer sought to be acquired, and state the number of the securities in respect of which the director or officer, or where known, any associate, has accepted or intends to accept the offer.
- ITEM 6 Securities of Offeror Owned by Director or Officer**
Where a take-over bid is made by or on behalf of an issuer, state the number, designation and percentage of outstanding securities of any securities of the offeror owned or over which control or direction is exercised by the director or officer, or, where known after reasonable inquiry, by the associates of such director or officer.
- ITEM 7 Arrangements between Offeror and Director or Officer**
State the particulars of any arrangement or agreement made or proposed to be made between the offeror and the director or officer, including particulars of any payment or other benefit proposed to be made or given by way of compensation for loss of office or as to

the director's or officer's remaining in or retiring from office if the take-over bid is successful. State whether the director or officer is also a director or senior officer of the offeror or any subsidiary of the offeror.

ITEM 8 Arrangements between Offeree Issuer and Director or Officer

State the particulars of any arrangement or agreement made or proposed to be made between the offeree issuer and the director or officer pursuant to which a payment or other benefit is to be made or given by way of compensation for loss of office or as to his or her remaining in or retiring from office if the take-over bid is successful.

ITEM 9 Interests of Director or Officer in Material Contracts of Offeror

State whether or not the director or officer or the associates of the director or officer have any interest in any material contract to which the offeror is a party, and if so, particulars of the nature and extent of such interest.

ITEM 10 Additional Information

If any information required to be disclosed by the take-over bid circular prepared by the offeror has been presented incorrectly or is misleading, supply any additional information within the knowledge of the director or officer which would make the information in the circular correct or not misleading.

ITEM 11 Material Changes in the Affairs of Offeree Issuer

State the particulars of any information known to the director or officer that indicates any material change in the affairs of the offeree issuer since the date of the last published interim or annual financial statement of the offeree issuer and not previously generally publicly disclosed or in the opinion of the director or officer not adequately disclosed in the take-over bid circular or directors' circular.

ITEM 12 Other Information

State the particulars of any other information not disclosed in the foregoing but known to the director or officer which would reasonably be expected to affect the decision of the security holders of the offeree issuer to accept or reject the offer.

ITEM 13 **Recommendation**

State the recommendation of the director or officer and the reasons for the recommendation.

ITEM 14 **Certificate**

Include a certificate in the following form signed by or on behalf of each director or officer sending the circular.

"The foregoing contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to make a statement not misleading in the light of the circumstances in which it was made."

ITEM 15 **Date of Director's or Officer's Circular.**O. Reg. 374/87, s. 5, *part.*

(2130)

28

HIGHWAY TRAFFIC ACT

O. Reg. 375/87.

Extending Term of Validity of

Driver's Licence.

Made—June 25th, 1987.

Filed—June 26th, 1987.

**REGULATION MADE UNDER THE
HIGHWAY TRAFFIC ACT****EXTENDING TERM OF VALIDITY
OF DRIVER'S LICENCE**

1. The term of validity of every driver's licence, other than a Class L or R driver's licence, that, other than by operation of this Regulation, would expire on or after the day this Regulation comes into force is extended for three months after the expiry date shown on the licence. O. Reg. 375/87, s. 1.

(2131)

28

**MUNICIPAL BOUNDARY NEGOTIATIONS
ACT, 1981**

O. Reg. 376/87.

Town of Penetanguishene, Township of
Tiny Boundary.

Made—June 25th, 1987.

Filed—June 26th, 1987.

ORDER IN COUNCIL

R.O.C. 283/87

WHEREAS The Corporation of the Town of Penetanguishene and The Corporation of the Township of Tiny have entered into an agreement dated the 30th day of March, 1987 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an Order implementing the inter-municipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the *Municipal Boundary Negotiations Act, 1981* that,

1. On the 1st day of July, 1987, the portion of the Township of Tiny described in the Schedule is annexed to the Town of Penetanguishene.

2. All real property of The Corporation of the Township of Tiny situated in the annexed area vests in The Corporation of the Town of Penetanguishene on the 1st day of July, 1987.

3. On the 1st day of July, 1987, the by-laws of The Corporation of the Town of Penetanguishene extend to the annexed area and the by-laws of The Corporation of the Township of Tiny cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of Tiny,

- (i) that were passed under section 34 or 41 of the *Planning Act, 1983* or a predecessor of those sections,
- (ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, or
- (iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the Town of Penetanguishene;

- (b) by-laws of The Corporation of the Township of Tiny passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and
- (c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Tiny.

4. The clerk of The Corporation of the Township of Tiny shall forthwith prepare and furnish to the clerk of The Corporation of the Town of Penetanguishene a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 30th day of June, 1987 and the persons assessed therefor.

5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of July, 1987 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Penetanguishene and may be collected by The Corporation of the Town of Penetanguishene.

(2) On or before the 1st day of October, 1987, The Corporation of the Town of Penetanguishene shall pay to The Corporation of the Township of Tiny an amount equal to the amount of all real property taxes that The Corporation of the Township of Tiny is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of July, 1987.

6. All business taxes levied and uncollected in the annexed area that are due and unpaid on the 30th day of June, 1987 shall continue after that date to be taxes due and payable to The Corporation of the Township of Tiny and may be collected by The Corporation of the Township of Tiny.

7.—(1) The assessment of land in the annexed area upon which the taxes after the 30th day of June, 1987 shall be levied shall be determined by the Assessment

Commissioner in accordance with the classes of real property and the factors prescribed for The Corporation of the Town of Penetanguishene by regulations made under the *Assessment Act*.

(2) Where the Assessment Commissioner makes an assessment in accordance with subsection (1), section 34 of the *Assessment Act* applies to the assessment.

8. The Corporation of the Town of Penetanguishene shall transfer its ownership of the land shown as Part 1 on a Plan deposited in the Land Registry Office in the Registry Division of Simcoe (No. 51) as 51R-9204 to The Corporation of the Township of Tiny on or before the 1st day of November, 1987 as compensation for the annexation.

9. The agreement between The Corporation of the Town of Penetanguishene and The Corporation of the Township of Tiny entered into on the 30th day of March, 1987 is hereby given effect. O. Reg. 376/87.

Recommended

BERNARD GRANDMAÎTRE
*Minister of Municipal
Affairs*

Concurred

JAMES BRADLEY
Chairman

Approved and Ordered June 25th, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

SCHEDULE

AREA TO BE ANNEXED TO THE TOWN OF PENETANGUSHENE

That part of the Township of Tiny described as follows:

Beginning at the intersection of the northerly boundary of the Town of Penetanguishene and the easterly limit of Champlain Road;

Thence northerly along the easterly limit of Champlain Road to the southwesterly angle of Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as 51R-9204;

Thence easterly along the southerly limit of the said Part 1 to the southwesterly angle of Part 14 as shown on the said Plan;

Thence northerly along the westerly limit of the said Part 14 to the northwesterly angle of the said Part;

Thence easterly along the northerly limit of the said Part 40.23 metres to the southwesterly high water mark of Penetanguishene Bay;

Thence southeasterly along the said south-westerly high water mark to the northerly boundary of the Town of Penetanguishene;

Thence westerly along the northerly boundary of the said Town 359.84 metres to the place of beginning. O. Reg. 376/87, Sched.

(2132)

28

HISTORICAL PARKS ACT

O. Reg. 377/87.

Historical Parks—Fees.

Made—June 25th, 1987.

Filed—June 26th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 262/87 MADE UNDER THE HISTORICAL PARKS ACT

1. Ontario Regulation 262/87 is amended by adding thereto the following section:

6. The fees set out in this Regulation shall not be imposed or collected in respect of an event or from any member of a group designated by the Minister as part of a special promotion. O. Reg. 377/87, s. 1.

(2132)

RENTAL HOUSING PROTECTION ACT, 1986

O. Reg. 378/87.

General.

Made—June 25th, 1987.

Filed—June 26th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 434/86 MADE UNDER THE RENTAL HOUSING PROTECTION ACT, 1986

1. Schedule 2 to Ontario Regulation 434/86 is amended by adding thereto the following paragraph:

6 18. The land in the City of Toronto in The Municipality of Metropolitan Toronto known municipally as 47 St. Clair Avenue West and being part of Lot 2 according to a plan registered in the Land Registry Office for the Registry Division of Toronto (No. 63) as Plan 846, and part of Block B according to a plan registered in the said Land Registry Office as Plan 1435 and being described as follows:

Premising that all bearings herein are astronomic and are referred to the southerly limit of St. Clair Avenue West as shown on a plan deposited in the Land Registry Office for the Land Titles Division of Metropolitan Toronto (No. 66) as Plan 66R-14814 having a bearing of north 74° 20' 25" east;

Commencing at a point in the easterly limit of Block B according to the said Plan 1435 distant 44.503 metres measured on a course south 16° 51' 50" east therealong from its intersection with the southerly limit of St. Clair Avenue West as widened by By-law 5761 registered in the Land Registry Office for the Registry Division of Toronto as Instrument 243845, which said point of intersection is distant 3.048 metres measured southerly along the easterly limit of Block B from the northeasterly angle thereof;

Thence south 73° 11' 50" west, 6.28 metres to a point;

Thence north 16° 48' 20" west, 0.11 metres to the southeasterly corner of a seven storey brick apartment building situate on the lands to the north of the herein described lands;

Thence along the southerly face of wall of the said brick apartment building, the following courses:

South 73° 11' 50" west, 3.39 metres;

South 16° 48' 20" east, 0.11 metres;

South 73° 11' 50" west, 8.38 metres;

North 16° 48' 20" west, 0.11 metres;

South 73° 11' 50" west, 3.47 metres,

to the southwesterly corner of the said brick wall of apartment building;

Thence south 16° 50' 40" east, 0.11 metres;

Thence south 73° 11' 50" west, 5.91 metres;

Thence south 16° 51' 05" east, 57.006 metres to the southerly limit of the said Lot 2 according to Plan 846;

Thence north 74° 20' 25" east along the southerly limit of Lot 2 and continuing along the southerly limit of Block B, 27.432 metres to the southeast angle of Block B;

Thence north 16° 51' 05" west along the easterly limit of Block B, 57.553 metres to the point of commencement.

Together with a right-of-way upon part of the said Lot 2 described as follows:

Commencing at a point in the southerly limit of St. Clair Avenue West, widened as aforesaid, distant 27.432 metres measured on a course south 74° 20' 25" west therealong from the easterly limit of Block B according to Registered Plan 1435;

Thence south 16° 51' 05" east, 45.050 metres;

Thence north 73° 11' 50" east, 5.91 metres to a point in the southerly production of the westerly wall of a seven storey brick apartment building situate northerly of the lands hereinbefore described;

Thence north 16° 50' 40" west to and along the westerly wall of the said apartment building and its production northerly 44.93 metres to the said southerly limit of St. Clair Avenue West;

Thence south 74° 20' 25" west along the said southerly limit of St. Clair Avenue

West, 5.92 metres to the point of commencement.

(2134)

28

FAMILY BENEFITS ACT

O. Reg. 379/87.

General.

Made—June 25th, 1987.

Filed—June 26th, 1987.

REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

1. Subparagraph ii of paragraph 12 of subsection 12 (3) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (3) of Ontario Regulation 740/86, is revoked and the following substituted therefor:

ii. "special needs minimum" means,

- A. S149, where the applicant or recipient is a single person or a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6), or
- B. S298, where the applicant or recipient is a married person and both spouses are blind persons, disabled persons or persons referred to in subsection 2 (5) or (6).

- 2.—(1) Subsection 30 (3) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 740/86, is revoked and the following substituted therefor:

(3) For the purposes of clause (2) (a), the amount shall be,

- (a) \$469, where the applicant or recipient is a single person;
- (b) \$716, where the applicant or recipient is a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6); or

(c) \$938, where the applicant or recipient is a married person and both spouses are,

(i) blind or disabled persons, or

(ii) persons referred to in subsection 2 (5) or (6),

and, where the applicant or recipient has one or more dependent children, in addition an amount determined in accordance with Schedule D. O. Reg. 379/87, s. 2 (1).

(2) Subsection 30 (5) of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 740/86, is revoked and the following substituted therefor:

(5) For the purposes of clause (4) (a), the amount shall be,

(a) \$508, where the applicant or recipient is a single person;

(b) \$779, where the applicant or recipient is a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6); or

(c) \$1,016, where the applicant or recipient is a married person and both spouses are,

(i) blind or disabled persons, or

(ii) persons referred to in subsection 2 (5) or (6),

and, where the applicant or recipient has one or more dependent children, in addition an amount determined in accordance with Schedule E. O. Reg. 379/87, s. 2 (2).

(2135)

28

FAMILY BENEFITS ACT

O. Reg. 380/87.

General.

Made—June 25th, 1987.

Filed—June 26th, 1987.

**REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT**

1. —(1) Clause 12 (5) (f) of Regulation 318 of Revised Regulations of

Ontario, 1980, as remade by subsection 1 (2) of Ontario Regulation 706/84, is amended by striking out “\$77” in the second line and inserting in lieu thereof “\$100”.

(2) Clause 12 (5) (g) of the said Regulation, as made by subsection 1 (3) of Ontario Regulation 498/84, is revoked and the following substituted therefor:

(g) where the applicant or recipient is sixty-five years of age or older, an additional amount of \$12.

(3) Clause 12 (8) (e) of the said Regulation, as remade by subsection 1 (3) of Ontario Regulation 706/84, is amended by striking out “\$77” in the second line and inserting in lieu thereof “\$100”.

(4) Clause 12 (8) (f) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 498/84, is revoked and the following substituted therefor:

(f) an additional amount of \$12 where the applicant or recipient is sixty-five years of age or older; and

(5) Clause 12 (9) (c) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 706/84, is amended by striking out “\$77” in the third line and inserting in lieu thereof “\$100”.

(6) Clause 12 (9) (d) of the said Regulation, as made by subsection 1 (6) of Ontario Regulation 498/84, is revoked and the following substituted therefor:

(d) where the applicant or the recipient is sixty-five years of age or older, an additional amount of \$12.

2. —(1) Clause 34 (2) (d) of the said Regulation, as remade by section 2 of Ontario Regulation 706/84, is amended by striking out “\$77” in the second line and inserting in lieu thereof “\$100”.

(2) Clause 34 (2) (e) of the said Regulation, as made by section 2 of Ontario

Regulation 498/84, is revoked and the following substituted therefor:

- (e) where the person is sixty-five years of age or older, an additional amount of \$12.

(2136)

28

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 381/87.

General.

Made—June 25th, 1987.

Filed—June 26th, 1987.

REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

3. Item 19 of Schedule E to the said Regulation, as made by section 1 of Ontario Regulation 226/87, is revoked and the following substituted therefor:

19. From and including the 1st day of May, 1987, up to and including the 30th day of June, 1987

\$20.60 48.48 77.00 41.25

20. From and including the 1st day of July, 1987

\$20.60 48.48 100.00 41.25

(2137)

28

CHARITABLE INSTITUTIONS ACT

O. Reg. 382/87.

General.

Made—June 25th 1987.

Filed—June 26th, 1987.

REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

- 1.—(1) Clause 31 (3) (a) of Regulation 95 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (a) the amount determined each month by the Minister and received each month by a resident in a charitable institution that is approved,

1. Paragraph 25 of subsection 13 (2) of Regulation 441 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 824/84, is amended by,

- (a) striking out "\$77" in the fifth line and inserting in lieu thereof "\$100"; and

- (b) striking out "\$35" in the seventh line and inserting in lieu thereof "\$12".

2. Subsection 15 (4a) of the said Regulation, as made by section 1 of Ontario Regulation 495/84, is revoked and the following substituted therefor:

(4a) Where a person is sixty-five years of age or older, the amount of \$12 shall be considered to be part of the person's budgetary requirements referred to in subsection (1). O. Reg. 381/87, s. 2.

- (i) as a halfway house where rehabilitative residential group care may be provided for adult persons under clause 2 (a),

- (ii) as a home for the aged in which elderly persons may be cared for under clause 2 (b), or

- (iii) as a home where residential group care may be provided for handicapped or convalescent adult persons under clause 2 (c),

up to the maximum shown as comfort allowance in Column 5 set out opposite the date the resident was in the institution in Column 1 of Table 1;

- (2) Clause 31 (3) (d) of the said Regulation, as remade by section 1 of Ontario Regulation 496/84, is revoked and the following substituted therefor:

- (d) for a resident sixty-five years of age or older, an amount of \$12 of income in addition to the amount exempted under clauses (a), (b) and (c);

2. Item 38 of Table 1 of the said Regulation, as made by section 1 of Ontario Regulation 224/87, is revoked and the following substituted therefor:

38.	From and including the 1st day of May, 1987, up to and including the 29th day of June, 1987	20.60	48.48	34.96	77.00	33.50
39.	From and including the 30th day of June, 1987	20.60	48.48	34.96	100.00	33.50

(2138)

28

HOMES FOR THE AGED AND
REST HOMES ACT

O. Reg. 383/87.
General.
Made—June 25th, 1987.
Filed—June 26th, 1987.

REGULATION TO AMEND
REGULATION 502 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HOMES FOR THE AGED AND
REST HOMES ACT

1. Subclause 31 (2) (a) (iii) of Regulation 502 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 497/84, is revoked and the following substituted therefor:
- (iii) for a resident sixty-five years of age or older, an amount of \$12 of income in addition to the amount exempted under subclause (a) (i); and

2. Item 38 of Table 1 of the said Regulation, as made by section 1 of Ontario Regulation 225/87, is revoked and the following substituted therefor:

38.	From and including the 1st day of May, 1987, up to and including the 29th day of June, 1987	20.60	46.48	34.96	77.00
39.	From and including the 30th day of June, 1987	20.60	46.46	34.96	100.00

(2139)

28

**HOMES FOR RETARDED
PERSONS ACT****O. Reg. 384/87.**

General.

Made—June 25th, 1987.

Filed—June 26th, 1987.

**REGULATION TO AMEND
REGULATION 500 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HOMES FOR RETARDED
PERSONS ACT**

1. —(1) Clause 18 (5) (a) of Regulation 500 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 707/84, is revoked and the following substituted therefor:

- (a) any income received by the resident other than a child up to and including \$100 per month; and

- (2) Subsection 18 (6) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 499/84, is revoked and the following substituted therefor:

(6) In addition to the amounts referred to in subsections (4) and (5), where a resident is sixty-five years of age or older, the amount of \$12 shall not be included in determining his revenue and he shall be permitted to retain this amount for his own personal use. O. Reg. 384/87, s. 1 (2).

(2140)

28

FOREST FIRES PREVENTION ACT**O. Reg. 385/87.**

Restricted Fire Zones.

Made—June 26th, 1987.

Filed—June 26th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 351/87
MADE UNDER THE
FOREST FIRES PREVENTION ACT**

1. Section 1 of Ontario Regulation 351/87 is revoked effective at 12.01 a.m., Saturday, June 27, 1987.

MARY MOGFORD
Deputy Minister of
Natural Resources

Dated at Toronto, this 26th day of June, 1987.

(2141)

28

Publications Under The Regulations Act

July 18th, 1987

FARM PRODUCTS MARKETING ACT

O. Reg. 386/87.

Rutabagas—Plan.

Made—June 25th, 1987.

Filed—June 29th, 1987.

REGULATION TO REVOKE REGULATION 374 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 374 of Revised Regulations of Ontario, 1980 is revoked.
2. The Board shall donate the moneys standing to the credit of the local board to the Agricultural Research Institute of Ontario for the purpose of research to produce a rutabaga variety resistant to turnip mosaic virus.

(2143)

29

COURTS OF JUSTICE ACT, 1984

O. Reg. 387/87.

Rules of the Provincial Court
(Family Division).

Made—May 12th, 1987.

Approved—June 25th, 1987.

Filed—June 30th, 1987.

REGULATION TO AMEND REGULATION 810 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

1. Regulation 810 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Part:

PART II-A

CHANGE OF NAME

54b. An application under subsection 7 (3) of the *Change of Name Act, 1986* to review the Registrar General's refusal of a change of name shall be made within thirty days after the applicant is notified of the refusal. O. Reg. 387/87, s. 1.

2. Subrule 82 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 103/85, is revoked and the following substituted therefor:

(1) The notice of garnishment shall be served on the debtor and on the garnishee in accordance with rule 13. O. Reg. 387/87, s. 2.

3. Rule 84 of the said Regulation, as remade by section 10 of Ontario Regulation 94/86, is revoked and the following substituted therefor:

84.—(1) A debtor or a garnishee may file a dispute in Form 40A or 40B within ten days after service on him or her of the notice of garnishment.

(2) Where a debtor or a garnishee files a dispute, the clerk shall forthwith serve it on the other parties by ordinary mail.

(3) If, after being served with a notice of garnishment, the garnishee fails to make any payment or sufficient payment, the clerk shall forthwith serve the creditor with a confirmation of the failure or insufficiency by ordinary mail. O. Reg. 387/87, s. 3.

4. Rule 85 of the said Regulation, as amended by section 11 of Ontario Regulation 94/86, is revoked and the following substituted therefor:

85.—(1) Where a dispute is filed or a garnishee fails to make any payment or sufficient payment, the clerk shall issue under the seal of the court a notice of garnishment hearing in Form 41 unless the creditor withdraws the notice of garnishment within ten days after being served with the dispute or with a confirmation that no money or insufficient money has been paid in by the garnishee.

(2) The clerk shall forthwith serve notice of the garnishment hearing on each of the parties by ordinary mail. O. Reg. 387/87, s. 4.

5. Rule 86a of the said Regulation, as remade by section 12 of Ontario Regulation 94/86, is revoked and the following substituted therefor:

86a. Where money is received by the clerk under a notice of garnishment, whether or not a dispute has been filed in respect of it, the clerk shall forthwith pay the money,

- (a) to the creditor, except any amount that exceeds the priority conferred by subsection 4a (1) of the *Creditors' Relief Act*; and
- (b) to the sheriff, in the amount that exceeds the priority conferred by subsection 4a (1) of the *Creditors' Relief Act*,

unless the court orders that the money be held in court. O. Reg. 387/87, s. 5.

6. The said Regulation is amended by adding thereto the following rule:

86b. On a garnishment hearing, the court shall proceed in a summary manner to determine the rights of the parties and may by order do one or more of the following:

- 1. Dismiss the dispute.
- 2. Vary the amount in the notice of garnishment to be deducted for arrears.
- 3. Where the garnishment was issued to enforce an order of the Provincial Court (Family Divi-

sion), vary the amount in the notice of garnishment for current payments under the order if,

- i. the parties consent,
- ii. an application has been made to vary the order, or
- iii. a domestic contract has been filed with the court under section 35 of the *Family Law Act, 1986*, in which case the amount should be varied to correspond with the amount provided for in the domestic contract.

4. Suspend the operation of the notice of garnishment during an adjournment of the garnishment hearing or for such other period as appears just.

5. Direct that money paid into court under the notice of garnishment be held in court, returned to the debtor or garnishee or remitted to the creditor.

6. Determine the maximum amount of arrears that the court will permit to be enforced by the notice of garnishment.

7. Discharge the notice of garnishment.

8. Award costs of the garnishment hearing. O. Reg. 387/87, s. 6.

7. Form 38 of the said Regulation, as remade by section 31 of Ontario Regulation 808/84, is amended by adding thereto the following paragraph:

2a. The order, judgment or decree nisi referred to in paragraph 2 is still in effect and has not been varied, suspended or discharged.

8. Form 40 of the said Regulation, as remade by section 31 of Ontario Regulation 808/84, is revoked and the following substituted therefor:



Provincial Court
(Family Division)

Dispute by Debtor

Form 40A Court file no. _____

at _____

address	
Creditor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Debtor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Garnishee	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

I, _____, the debtor in this proceeding, make oath and say

(full name)

I dispute the notice of garnishment dated _____

(date)

(State reasons for dispute.)

Sworn before me at the _____ of _____
in the _____ of _____
this _____ day of _____ 19 _____

A commissioner etc.

Signature of debtor

(This form is to be signed before a lawyer,
justice of the peace, notary public or
commissioner for taking affidavits.)



Provincial Court
(Family Division)

Dispute by Garnishee

Form 40B Court file no _____

at _____
_____ address

Creditor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service, (street & number, municipality, postal code)

Debtor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service, (street & number, municipality, postal code)

Garnishee	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

I am not liable to pay as required by the notice of garnishment dated _____ (date)
for the following reasons. (State reasons for not paying)

- ☐ I do not owe any money to the debtor at this time because.
- ☐ The debtor has never worked for me.
- ☐ The debtor has worked for me but ceased to work for me on _____ (date)
- ☐ I do not hold any money in trust for or to the credit of the debtor.
- ☐ Other _____
- ☐ I owe money to the debtor but it is not subject to garnishment. (state reasons for legal exemption)
- ☐ Other _____

FD 242 (6/87)

Date Signature of garnishee

O. Reg. 387/87, s. 8, part.

COURTS OF JUSTICE ACT, 1984**O. Reg. 388/87.**Rules of Practice and Procedure—Unified
Family Court.

Made—June 25th, 1987.

Filed—June 30th, 1987.

**REGULATION TO AMEND
REGULATION 939 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
COURTS OF JUSTICE
ACT, 1984**

1. Rule 8a of Regulation 939 of Revised Regulations of Ontario, 1980, as made by section 4 of Ontario Regulation 807/84, is amended by adding thereto the following subrule:

(2) A person shall not be required to provide representation under subrule (1) without his or her consent and the opportunity to make submissions to the court concerning the nature and extent of the representation to be provided. O. Reg. 388/87, s. 1.

2. Rule 21 of the said Regulation, as amended by section 14 of Ontario Regulation 807/84, is revoked and the following substituted therefor:

21.—(1) The court shall convene a settlement conference before a judge or a person designated by a judge for the purpose of resolving or narrowing the issues or of settling the procedures at a hearing.

(2) A settlement conference may be held at any stage of the proceeding.

(3) After the filing of an answer, the court shall convene a meeting with a judge for the purpose of planning and giving directions for the timing of further steps in the proceeding and setting the date for a settlement conference.

(4) The person before whom a settlement conference is convened shall present to the parties, for their approval in writing, a memorandum in Form 2A of the matters agreed on by the parties, and the person shall file the memorandum unless the parties file a consent to a final order disposing of all issues.

(5) A judge before whom a settlement conference or a meeting under subrule (3) is held shall not preside at the hearing without the consent of the parties. O. Reg. 388/87, s. 2.

3. The said Regulation is amended by adding thereto the following rule:

51a. A party who intends to rely on an amended financial statement at the hearing shall serve it at least ten days before the hearing.

4. Rule 52 of the said Regulation, as remade by section 24 of Ontario Regulation 807/84 and amended by section 10 of Ontario Regulation 324/86, is revoked and the following substituted therefor:

52. Before the hearing in a proceeding, the applicant shall prepare and file a record containing a table of contents, the application, the answer, the reply, the notice to added party, the reply by the added party, the financial statements, the net family property statements, the settlement conference memorandum, the Official Guardian's notice of intention to investigate, the Official Guardian's report, any dispute of the Official Guardian's report, any interim order made in the proceeding and any order or direction affecting the hearing in the proceeding. O. Reg. 388/87, s. 4.

5. The said Regulation is amended by adding thereto the following rule:

52a.—(1) Where the Official Guardian intends to investigate and report to the Court concerning custody of or access to a child, he or she shall serve notice of that intention (Form 22C) on the parties and shall file a copy of the notice with proof of service.

(2) Service of the notice on a party who has been noted in default shall be effected by mail addressed to the party at his or her last known address, unless the Court orders otherwise.

(3) Where the Official Guardian has served notice, a party who subsequently serves an answer, reply or notice of motion or any other document that relates to custody of or access to the child or relates to the child's support or education shall also serve it on the Official Guardian within the time prescribed for service on the parties.

(4) Where the Official Guardian has served notice, he or she has the right to discovery in respect of any matter that relates to custody of or access to the child or relates to the child's support or education.

(5) The Official Guardian shall serve his or her report on the parties interested in custody of or access to the child or in the child's support or education, within sixty days after serving notice under subrule (1), and shall then forthwith file a copy of the report and supporting affidavit, if any, with proof of service.

(6) Subrule (2) applies, with necessary modifications, to service of the report.

(7) A party on whom the report is served may dispute a statement in it or in any supporting affidavit by serving a concise statement of the nature of the dispute on

every other party interested in custody of or access to the child or in the child's support or education, and on the Official Guardian, and filing the statement with proof of service, within fifteen days after service of the report.

(8) Where the Official Guardian has served notice under subrule (1), the action shall not be tried and a motion for judgment shall not be heard until,

- (a) all disputes have been filed or the time for filing disputes has expired; or
- (b) every party interested in custody of or access to the child or in the child's support or education has filed a waiver (Form 22CA) of the right to dispute the report. O. Reg. 388/87, s. 5.

6. Rule 58g of the said Regulation, as remade by section 12 of Ontario Regulation 324/86, is revoked.

7. Subrule 58i (7) of the said Regulation, as remade by section 12 of Ontario Regulation 324/86, is revoked and the following substituted therefor:

(7) Where the evidence and information referred to in subrule (1) are to be presented by affidavit, the Court may,

- (a) grant a divorce without an appearance by counsel or the applicant; or
- (b) direct that counsel or the applicant appear or that oral evidence be presented.

8. The said Regulation is amended by adding thereto the following rule:

58ia.—(1) Where the claim for a divorce is uncontested but other relief claimed in the proceeding is contested, a party may move for a divorce judgment.

(2) Subrules 58i (1) and (2) apply, with necessary modifications, to a motion under subrule (1).

(3) The affidavit filed by the party making the motion shall contain the matters referred to in clauses 58i (3) (a) to (g).

(4) An affidavit filed by the other party in support of the motion shall contain the matters referred to in clauses 58i (3) (f) and (g) and 58i (4) (a) to (c).

(5) Subrules 58i (6) and (7) apply, with necessary modifications, to a motion under subrule (1). O. Reg. 388/87, s. 8.

9. The said Regulation is amended by adding thereto the following Part:

PART II-B

CHANGE OF NAME

58o. An application under subsection 7 (3) of the *Change of Name Act, 1986* to review the Registrar General's refusal of a change of name shall be made within thirty days after the applicant is notified of the refusal. O. Reg. 388/87, s. 9.

10. Rule 89 of the said Regulation, as remade by section 9 of Ontario Regulation 93/86, is revoked and the following substituted therefor:

89.—(1) A debtor or a garnishee may file a dispute in Form 43A or 43B within ten days after service on him or her of the notice of garnishment.

(2) Where a debtor or a garnishee files a dispute, the clerk shall forthwith serve it on the other parties by ordinary mail.

(3) If, after being served with a notice of garnishment, the garnishee fails to make any payment or sufficient payment, the clerk shall forthwith serve the creditor with a confirmation of the failure or insufficiency by ordinary mail. O. Reg. 388/87, s. 10.

11. Rule 90 of the said Regulation, as remade by section 36 of Ontario Regulation 807/84 and amended by section 10 of Ontario Regulation 93/86, is revoked and the following substituted therefor:

90.—(1) Where a dispute is filed or a garnishee fails to make any payment or sufficient payment, the clerk shall issue under the seal of the court a notice of garnishment hearing in Form 44 unless the creditor withdraws the notice of garnishment within ten days after being served with the dispute or with a confirmation that no money or insufficient money has been paid in by the garnishee.

(2) The clerk shall forthwith serve notice of the garnishment hearing on each of the parties by ordinary mail. O. Reg. 388/87, s. 11.

12. Rule 91a of the said Regulation, as remade by section 11 of Ontario Regulation 93/86, is revoked and the following substituted therefor:

91a. Where money is received by the clerk under a notice of garnishment, whether or not a dispute has been filed in respect of it, the clerk shall forthwith pay the money,

- (a) to the creditor, except any amount that exceeds the priority conferred by subsection 4a (1) of the *Creditors' Relief Act*; and

(b) to the sheriff, the amount that exceeds the priority conferred by subsection 4a (1) of the *Creditors' Relief Act*,
unless the court orders that the money be held in court. O. Reg. 388/87, s. 12.

13. The said Regulation is amended by adding thereto the following rule:

86b. On a garnishment hearing, the Court shall proceed in a summary manner to determine the rights of the parties. O. Reg. 388/87, s. 13.

14. Item 7 of Part I of the Tariff of the said Regulation (Solicitors' Fees), as remade by section 39 of Ontario Regulation 807/84, is revoked and the following substituted therefor:

7. Examination or other disclosure on consent \$ 75
- This item includes all examinations and other forms of disclosure undertaken on consent, including preliminary steps, preparation and counsel fee.
- An increased fee may be allowed in the discretion of the clerk.
- 7a. Examination by order, up to 100
- This item applies to each oral examination out of court that is not on consent, including preliminary steps, preparation and counsel fee.
- An increased fee may be allowed in the discretion of the clerk.

15. Form 22C of the said Regulation, as remade by section 21 of Ontario Regulation 324/86, is revoked and the following substituted therefor:



Unified Family Court

Judicial District of Hamilton - Wentworth

Official Guardian's Notice of Intention to Investigate

Form 22C

Court file no.

Applicant(s)

Respondent(s)

TO THE PARTIES

The Official Guardian intends to investigate and report to the court concerning custody of or access to the child , in accordance with the Courts of Justice Act, 1984 and the rules of this court. The report may also concern the child's support or education. The report will be served on you by mail. You will have the right to dispute any statement in the report by serving a concise statement of the nature of your dispute on every other party interested in custody of or access to the child or the child's support or education, and on the Official Guardian. You must then file the statement, with proof of service, with the court. Your dispute must be served and filed within fifteen days after the Official Guardian's report is served on you.

Date _____

The Official Guardian
5th Floor
180 Dundas Street West
Toronto, Ontario
M5G 1E4

Attention: (name and telephone number)

TO: (names and addresses of solicitors or parties receiving notice.)



Unified Family Court
Judicial District of Hamilton - Wentworth

**Waiver of Right to Dispute
Official Guardian's Report**

Form 22CA	Court file no. <div></div>
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Applicant(s)

Respondent(s)

☐ applicant

The ☐ respondent waives the right to dispute the Official Guardian's report in this action.

Date _____ *Name, address and telephone number of solicitor or party*

16. Form 41 of the said Regulation, as remade by section 39 of Ontario Regulation 807/84, is amended by adding thereto the following paragraph:
- 2a. The order, judgment or decree nisi referred to in paragraph 2 is still in effect and has not been varied, suspended or discharged.
17. Form 43 of the said Regulation, as remade by section 39 of Ontario Regulation 807/84, is revoked and the following substituted therefor:



Unified Family Court
Judicial District of Hamilton - Wentworth

Dispute by Debtor

Form 43A Court file no.

Creditor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service, (street & number, municipality, postal code)

Debtor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service, (street & number, municipality, postal code)

Garnishee	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

I, _____, the debtor in this proceeding, make oath and say:
(full name)

I dispute the notice of garnishment dated _____
(date)

(State reasons for dispute.)

<p>Sworn before me at the _____ of _____</p> <p>in the _____ of _____</p> <p>this _____ day of _____ 19 _____</p> <p style="text-align: right; font-size: 0.8em;">A commissioner etc</p>	<p>_____ Signature of debtor</p> <p><small>(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)</small></p>
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Dispute by Garnishee

Court file no

Creditor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service, (street & number, municipality, postal code)

Debtor	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service, (street & number, municipality, postal code)

Garnishee	Lawyer
Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

for the following reasons. (State reasons for not paying)

- ☐ I do not owe any money to the debtor at this time because.
- ☐ The debtor has never worked for me.
- ☐ The debtor has worked for me but ceased to work for me on (date)
- ☐ I do not hold any money in trust for or to the credit of the debtor.
- ☐ Other
- ☐ I owe money to the debtor but it is not subject to garnishment. (state reasons for legal exemption)

☐ Other

Date _____

Signature of garnishee

PLANNING ACT, 1983

O. Reg. 389/87.

Restricted Areas—District of Algoma, Geographic townships of Cobden, Striker, Scarfe and Mack.

Made—June 23rd, 1987.

Filed—June 30th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 409/82
MADE UNDER THE
PLANNING ACT, 1983**

**1. Ontario Regulation 409/82 is amended
by adding thereto the following section:**

37c.—(1) Notwithstanding that the land described in subsection (2) is shown on the map referred to in section 4 as being in a Resort Commercial Zone, it shall be deemed to be in a Seasonal Residential Zone to which Part III applies.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Striker in the Territorial District of Algoma being those parts of Lot 11 and Lot 12 in Concession IV more particularly described as parts 1, 2, 3 and 4 on Plan IR-6836 deposited in the Land Registry Office for the Land Titles Division of Algoma (No. 1). O. Reg. 389/87, s. 1.

PAULINE MORRIS
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs*

Dated at Toronto, this 23rd day of June, 1987.

(2161)

29

PLANNING ACT, 1983

O. Reg. 390/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—June 22nd, 1987.

Filed—June 30th, 1987.

**REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS
OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983**

**1. Regulation 675 of Revised Regulations
of Ontario, 1970 is amended by adding
thereto the following section:**

260.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to those parcels of land in the Township of Nottawasaga in the County of Simcoe, being composed of those parts of Lot 34 in Concession IV more particularly described as follows:

1. Premising that the road allowance between lots 33 and 34 has an astronomic bearing of north 73° 40' 30" east;

Commencing at an iron survey bar set in the southerly limit of Lot 34, distant 60 feet westerly therealong on a course south 73° 40' 30" west, from the southeasterly angle thereof;

Thence south 73° 40' 30" west, continuing to follow the said southerly limit of Lot 34, a distance of 65 feet;

Thence north 9° 34' west, a distance of 493.35 feet to a point in the existing line between the north and south halves of the south half of Lot 34;

Thence north 73° 40' 30" east, along the said southerly limit, a distance of 60 feet to the point of commencement.

2. Commencing at an iron survey bar found marking the southeast angle of Lot 34, Concession IV;

Thence north 9° 34' west, and being along the line of an old post and wire fence existing in March 1968, a distance of 492.79 feet to an iron survey bar set in the existing line between the north and south halves of the south half of Lot 34;

Thence south 73° 56' west, along the said existing half lot line, a distance of 60 feet to an iron survey bar;

Thence south 9° 34' east, and being parallel with the aforesaid post and wire fence, a distance of

493.06 feet to an iron survey bar set in the southerly limit of the said Lot 34;

Thence north 73° 56' east, along the last mentioned existing half lot line, a distance of 65 feet to an iron survey bar;

Thence south 9° 34' east, a distance of 493 feet, more or less, to the said point of commencement. O. Reg. 390/87, s. 1.

L. J. FINCHAM
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 22nd day of June, 1987.

(2162)

29

MENTAL HEALTH ACT

O. Reg. 391/87.

Application of Act.

Made—June 30th, 1987.

Filed—June 30th, 1987.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

- Sections 9 and 10 of Regulation 609 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

REVIEW BOARD

9. The officer in charge shall complete and transmit to the chairman of a panel of the review board a notice in Form 17 of the filing of a fourth certificate of renewal or a subsequent fourth certificate of renewal respecting a patient. O. Reg. 391/87, s. 1, *part*.

- Section 11 of the said Regulation is revoked and the following substituted therefor:

11. Every psychiatric facility in respect of which the review board has jurisdiction shall provide applications for review and envelopes pre-addressed to the chairman of a panel of the review board having jurisdiction and an application and envelope shall be furnished forthwith to any person who requests them. O. Reg. 391/87, s. 2.

- Section 12 of the said Regulation, as remade by section 1 of Ontario Regulation 155/84, is revoked.

- Section 13 of the said Regulation is revoked.

- Section 14 of the said Regulation, as remade by section 1 of Ontario Regulation 354/86, is revoked and the following substituted therefor:

14.—(1) A member of the review board who is a psychiatrist or a barrister and solicitor shall be paid,

(a) \$275 while engaged in work of the board where the work does not exceed three hours in a day; or

(b) \$550 while engaged in work of the board where the work is for three hours or more in a day.

(2) The chairman of a panel of the review board who is not a psychiatrist or a barrister and solicitor shall be paid \$150 for each day or part thereof while engaged upon the work of the board.

(3) A member of the review board who is not referred to in subsection (1) or (2) shall be paid \$110 for each day or part thereof while engaged upon the work of the board.

(4) In addition to the remuneration set out in subsections (1) to (3), the chairmen and members of the review board shall be paid their necessary and reasonable expenses incurred in connection with their work as board members. O. Reg. 391/87, s. 5.

- (1) Subsections 16 (2) and (7) of the said Regulation are revoked and the following substituted therefor:

(2) An order for examination issued under subsection 10 (1) of the Act shall be in Form 2. O. Reg. 391/87, s. 6 (1), *part*.

(7) A statement under subsection 33f (1k) of the Act by an attending physician confirming continued involuntary status shall be in Form 7. O. Reg. 391/87, s. 6 (1), *part*.

- Subsection 16 (16) of the said Regulation, as remade by section 2 of Ontario Regulation 155/84, is revoked and the following substituted therefor:

(16) An application to the review board under subsection 31 (1) of the Act shall be in Form 16. O. Reg. 391/87, s. 6 (2).

- (3) Subsection 16 (16a) of the said Regulation, as made by section 2 of Ontario Regulation 155/84, is revoked and the following substituted therefor:

(16a) A notice to the chairman of a panel of the review board of the completion of a fourth certificate of renewal under subsection 31 (4) of the Act shall be in Form 17. O. Reg. 391/87, s. 6 (3).

- (4) Subsections 16 (17), (18), (19), (20), (22) and (23) of the said Regulation are revoked and the following substituted therefor:

(17) An application to the review board under section 43 of the Act shall be in Form 18.

(18) An application to the review board under section 35a of the Act shall be in Form 19.

(19) A statement in support of an application under section 35a of the Act shall be in Form 20.

(20) A certificate of incompetence to manage one's estate issued under subsection 36 (4) of the Act shall be in Form 21. O. Reg. 391/87, s. 6 (4), *part*.

(22) A notice of cancellation of a certificate of incompetence to manage one's estate under section 40 of the Act shall be in Form 23.

(23) A notice of continuance of a certificate of incompetence to manage one's estate under subsection 41 (2) of the Act shall be in Form 24. O. Reg. 391/87, s. 6 (4), *part*.

- (5) Subsections 16 (25), (26), (27), (31), (32), (33), (34), (35) and (36) of the said Regulation, as made by section 2 of Ontario Regulation 734/86, are revoked and the following substituted therefor:

(25) A notice to the review board under subsection 8a (2) of the Act shall be in Form 26.

(26) A notice by the officer in charge to an informal patient under subsections 30a (1b), (1e) and (2) of the Act shall be in Form 27.

(27) A request to examine or to copy part or all of the clinical record under subsections 29a (1b) and (2) of the Act shall be in Form 28. O. Reg. 391/87, s. 6 (5), *part*.

(31) An application to the review board under subsection 35b (1) of the Act shall be in Form 32.

(32) A notice to the patient under subsections 30a (1a) and (2) of the Act shall be in Form 33.

(33) A notice to the Area Director of Legal Aid under subsections 30a (1), (1a), (1b) and (1d) of the Act shall be in Form 34.

(34) An application to the review board to extend time period for conducting or completing a review of a Form 3 or a Form 4 shall be in Form 35.

(35) A notice of a right to appoint a representative under subsection 1b (4) of the Act shall be in Form 36.

(36) An application to court under subsection 33f (1c) of the Act to extend time for appeal shall be in Form 37. O. Reg. 391/87, s. 6 (5), *part*.

(38) A physician's certification of danger under subsection 35 (2) (b) (iii) of the Act shall be in Form 39.

(39) A notice to a patient of a right to apply for a representative under subsection 1c (2) of the Act shall be in Form 40.

(40) An application to the review board to appoint a representative under subsection 1c (1) of the Act shall be in Form 41.

(41) A notice to a patient under subsection 30a (1c) of the Act of an application for psychiatric assessment under section 9 or 26 of the Act shall be in Form 42.

(42) A notice to a patient under subsection 30a (1d) of the Act of an application for treatment shall be in Form 43.

(43) An appointment of a representative under subsection 1b (1) of the Act shall be in Form 44.

(44) A transitional notice under subsection 1b (5) of the Act of a right to appoint a representative shall be in Form 45. O. Reg. 391/87, s. 6 (5), *part*.

7.—(1) The heading to Form 2 of the said Regulation is revoked and the following substituted therefor:

ORDER FOR EXAMINATION

- (2) The said Form 2, as amended by section 4 of Ontario Regulation 734/86, is further amended by striking out "assessed" in the eighteenth line and inserting in lieu thereof "examined".

- 8. Form 7 of the said Regulation, as amended by section 9 of Ontario Regulation 734/86, is revoked and the following substituted therefor:**

Form 7

*Mental Health Act*CONFIRMATION BY ATTENDING PHYSICIAN
OF CONTINUED INVOLUNTARY STATUS UNDER
SUBSECTION 33f (1k) OF THE ACT

To: _____ of _____
(name of officer in charge) (name of psychiatric facility)

I, _____, am the attending physician of
(name of physician)

_____ who is detained at this facility
(name of involuntary patient)

under the authority of a Form _____ under the
(Form 3 or 4)

Mental Health Act.

The patient's involuntary status was _____ by
(confirmed or rescinded)

the review board on _____, 19____ and
(date of decision)

the _____ is appealing this decision.
(patient or physician)

See Note 1 I hereby confirm that I examined _____ on
(name of patient)
_____, 19____ and I am of the opinion
(date)

both that the patient is suffering from mental disorder of a
nature or quality that likely will result in _____

See Note 2

unless the patient remains in the custody of a psychiatric
facility and that the patient is not suitable for continuation
as an informal or voluntary patient.

See Notes
1 and 3

This confirmation is effective on the _____ day of _____, 19____ and will expire on the _____ day of _____, 19____.

Dated this _____ day of _____, 19____.

(signature of attending physician)

(printed name of attending physician)

NOTES

1. Where a Form 3 or Form 4 is extended for the purpose of an appeal subsection 33f(1k) of the provides,

"(1k)...the attending physician shall examine the patient at the intervals that would have applied under section 14 and shall complete and file with the officer in charge a statement in writing as to whether or not the patient meets the criteria set out in subsection 14(5)."

2. Subclauses 14(5) (a) (i), (ii) and (iii) of the Act provide,

" (i) serious bodily harm to the patient,
(ii) serious bodily harm to another person, or
(iii) imminent and serious physical impairment of the patient."

3. Clause 14(4) (b) of the Act provides,

"(4) An involuntary patient may be detained, restrained, observed and examined in a psychiatric facility

.

(b) for not more than,

- (i) one additional month under a first certificate of renewal,
- (ii) two additional months under a second certificate of renewal, and
- (iii) three additional months under a third or subsequent certificate of renewal, that is completed and filed with the officer in charge by the attending physician."

O. Reg. 391/87, s. 8.

9. Form 10 of the said Regulation, as amended by section 10 of Ontario Regulation 734/86, is revoked and the following substituted therefor:

Form 10

Mental Health Act

Memorandum of Transfer



Upon the advice of his/her attending physician, I, _____
(print name)

officer-in-charge of _____
(psychiatric facility)

hereby transfer _____
(print full name of patient)

_____ (home address)

to _____

arrangements having been made with the officer-in-charge thereof.

NOTE: The following portion of this memorandum must be completed:

☐ A. The patient is an informal or voluntary one.

Check ☐ B. The patient is the subject of an application for assessment. (A copy of the document
A, B, authorizing detention is attached to this memorandum).
C or D

☐ C. The patient is an involuntary one. (A copy of the document authorizing detention is attached to this memorandum).

☐ D. The patient is an involuntary one and specified psychiatric treatment or a specified course of psychiatric treatment and other related medical treatment, if any, is authorized under the Act.

Check ☐ E. The estate of the patient is not under the management of a committee.
E, F
or G

☐ F. The estate of the patient is under the management of the Public Trustee. (Where committeeship has arisen under the authority of a certificate of incompetence, attach a copy of the certificate of incompetence to this memorandum).

☐ G. The estate of the patient is under the management of

(Committee appointed under the Mental Incompetency Act)

(print name of Committee)

(signature of officer in charge)

Date _____, 19____

O. Reg. 391/87, s. 9.

10. Form 14 of the said Regulation, as amended by section 12 of Ontario Regulation 734/86, is revoked and the following substituted therefor:

Form 14

Mental Health Act

Consent to the
Disclosure, Transmittal or
Examination of a Clinical Record
under Section 29 of the Act

I, _____
(print full name of person)

of _____
(address)

hereby consent to the disclosure or transmittal to or the examination
by _____
(print name)

of the clinical record compiled in _____
(name of psychiatric facility)

in respect of _____
(name of patient) (date of birth, where available)

See
Notes
4 and 5

(witness)

(signature)

(if other than the patient, state
relationship to the patient)

Dated the _____ day of _____, 19____.

NOTES

1. Consent to the disclosure, transmittal or examination of a clinical record may be given by the patient where mentally competent or, where the patient is not mentally competent, by the person authorized under section 1a of the Act to consent on behalf of the patient. See subsection 29(3) of the Act.

2. Clause 29(1)(b) of the Act provides,

"(b) 'patient' includes former patient, out-patient, former out-patient and anyone who is or has been detained in a psychiatric facility."

3. Clause 1(g) of the Act provides,

"(g) 'mentally competent' means having the ability to understand the subject-matter in respect of which consent is requested and able to appreciate the consequences of giving or withholding consent."

4. Subsection 1a(1) of the Act provides,

"1a.--(1) A person may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent, is available and willing to give or refuse consent and is described in one of the following paragraphs:

1. The committee of the person appointed for the patient under the Mental Incompetency Act.
2. The patient's representative appointed under section 1b or 1c.
3. The person to whom the patient is married or the person of the opposite sex with whom the patient is living outside marriage in a conjugal relationship or was living outside marriage in conjugal relationship immediately before being admitted to the psychiatric facility, if in the case of unmarried persons they,
 - i. have cohabited for at least one year,
 - ii. are together the parents of a child, or
 - iii. have together entered into a cohabitation agreement under section 53 of the Family Law Act, 1986.
4. A child of the patient.
5. A parent of the patient or a person who has lawful custody of the patient.
6. A brother or sister of the patient.
7. Any other next of kin of the patient.
8. The Official Guardian."

See sections 1b and 1c of the Act regarding patient's representatives.

5. Where the consent is signed by someone other than the patient, the relationship to the patient must be set out below the signature.

11. The heading to Form 16 of the said Regulation, as remade by subsection 13 (1) of Ontario Regulation 734/86, is revoked and the following substituted therefor:

APPLICATION TO REVIEW BOARD UNDER
SUBSECTION 31 (1) OF THE ACT

12. Form 19 of the said Regulation, as amended by section 16 of Ontario Regulation 734/86, is revoked and the following substituted therefor:

Form 19

Mental Health Act

Application to Review Board
under Section 35a of the Act

To: The Chairman of the panel of the review board having jurisdiction
for

(name of psychiatric facility)

Re: (print full name of involuntary patient)

Application is hereby made for an order authorizing the provision of the following specified psychiatric treatment and other related medical treatment, if any:

(specify proposed psychiatric treatment and other related medical treatment, if any)

to (name of involuntary patient)

for the following time period (indicate proposed duration of the order)

Consent to the proposed specified psychiatric treatment and other related medical treatment, if any, has been refused by:

(name of person)

(relationship to patient)

Attached to this application are the statements of the attending physician and a psychiatrist who is not a member of the medical staff of the psychiatric facility.

(signature of attending physician)

(print name of attending physician)

Dated the _____ day of _____, 19__.

NOTES

1. Consent to psychiatric treatment may be given by an involuntary patient where mentally competent and where not mentally competent, by the person authorized under section 1a of the Act to consent on behalf of the patient.

2. Subsection 1a(1) of the Act provides,

"1a.--(1) A person may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent, is available and willing to give or refuse consent and is described in one of the following paragraphs:

1. The committee of the person appointed for the patient under the Mental Incompetency Act.
2. The patient's representative appointed under section 1b or 1c.
3. The person to whom the patient is married or the person of the opposite sex with whom the patient is living outside marriage in a conjugal relationship or was living outside marriage in a conjugal relationship immediately before being admitted to the psychiatric facility, if in the case of unmarried persons they,
 - i. have cohabited for at least one year,
 - ii. are together the parents of a child, or
 - iii. have together entered into a cohabitation agreement under section 53 of the Family Law Act, 1986.
4. A child of the patient.
5. A parent of the patient or a person who has lawful custody of the patient.
6. A brother or a sister of the patient.
7. Any other next of kin of the patient.
8. The Official Guardian."

See sections 1b and 1c of the Act regarding patient's representatives.

3. Clause 1(g) of the Act provides,

"(g) 'mentally competent' means having the ability to understand the subject-matter in respect of which consent is requested and able to appreciate the consequences of giving or withholding consent."

4. Clause 35(1)(b) provides,

"(b) 'having the ability to understand the subject matter in respect of which consent is requested' in the definition of 'mentally competent' means having the ability to understand the nature of the illness for which treatment is proposed and the treatment proposed."

5. No application can be made to treat a patient who is mentally competent. See clause 35(2)(a) of the Act.
6. No treatment order can be made for a period exceeding three months.

O. Reg. 391/87, s. 12.

13. Form 20 of the said Regulation, as remade by section 17 of Ontario Regulation 734/86, is revoked and the following substituted therefor:

Form 20

*Mental Health Act*Statement in Support of Application
under Section 35a of the Act

Re: _____
(print full name of involuntary patient)

See I, _____
Note 1 (print name)

of _____
(address)

state that:

1. I examined the above-named involuntary, mentally incompetent patient on the _____ day of _____, 19____.
2. I am of the opinion that the mental condition of the above-named patient will be or is likely to be substantially improved by the following specified psychiatric treatment and other related medical treatment, if any:

(specify proposed psychiatric treatment and other related medical treatment, if any)

for the following time period _____
(indicate proposed duration of the order)

because _____
(state reasons)

3. I am of the opinion that the mental condition of the above-named patient will not or is not likely to improve without the proposed specified psychiatric treatment and other related medical treatment, if any,
because _____
(state reasons)

4. I am of the opinion that the anticipated benefit from the specified psychiatric treatment and other related medical treatment, if any, outweighs the risk of harm to the patient because _____

(specify reasons)

5. I am of the opinion that the specified psychiatric treatment and other related medical treatment, if any, is the least restrictive and least intrusive treatment that meets the requirements of paragraphs 2, 3 and 4 above because _____

(specify reasons)

(signature)

Dated the _____ day of _____, 19____.

NOTES

1. An application under section 35a of the Act must be supported by the statements of the attending physician and a psychiatrist who is not a member of the medical staff of the psychiatric facility in which the patient is detained. See subsection 35a(2) of the Act.
2. The order will indicate the duration for the course of treatment. In no case shall the duration exceed three months.

O. Reg. 391/87, s. 13.

14. Forms 26, 27, 28, 30, 31, 32, 33 and 34 of the said Regulation, as made by section 21 of Ontario Regulation 734/86, are revoked and the following substituted therefor:

Form 26

Mental Health Act



Notice to Review Board
under Subsection 8a(2) of the Act

To: The Chairman of the panel of the review board having jurisdiction for

(print name of psychiatric facility)

Re: _____

(print full name of informal patient)

(date of birth, where available)

of _____

(home address)

The above named informal patient who is between 12 and 15 years of age inclusive has been in this facility without review for a period of 6 consecutive months commencing _____

(date of admission)

See
Note

Under subsection 8a(2) of the Act, the review board must conduct an inquiry as to whether this patient requires further observation, care and treatment in _____

(name of psychiatric facility)

(signature of officer in charge)

(signature of witness)

Dated the _____ day of _____, 19 ____.

NOTE: Subsection 8a(3) of the Act provides,

“(3) In determining whether the child needs observation, care and treatment in the psychiatric facility, the review board shall consider,

- (a) whether the child needs observation, care and treatment of a kind that the psychiatric facility can provide;
- (b) whether the child's needs can be adequately met if the child is not an informal patient in the psychiatric facility;
- (c) whether there is an available alternative to the psychiatric facility in which the child's needs could be more appropriately met;
- (d) the child's views and wishes, where they can be reasonably ascertained; and
- (e) any other matter that the review board considers relevant.”

Form 27

*Mental Health Act*NOTICE BY OFFICER IN CHARGE TO INFORMAL PATIENT UNDER
SUBSECTIONS 30a (1b), (1e) AND (2) OF THE ACT

(patient identification number
used for notice to Area Director
of Legal Aid)

To: _____
(print name of informal patient) (date of birth,
where available)

of _____
(home address)

This is to inform you that as an informal patient between 12 and
15 years inclusive in _____
(print name of psychiatric facility)

you, or someone on your behalf, have the right to apply to the
review board under section 8a of the Mental Health Act. You may
apply for such a hearing by completing Form 25 (attached) or by
writing to either the chairman of the panel of the review board

_____ or to the officer in charge
(print name of chairman)

of the psychiatric facility _____
(print name of officer in charge)

You are in this facility because _____

(state reason for hospitalization)

Upon such application, an inquiry as to whether you need to stay in this psychiatric facility for observation, care and treatment will be held.

(date) (signature of officer in charge)

(print name of officer in charge)

After you receive this notice, a person called a "rights advisor" will be in contact with you to inform you as to your rights and help you in applying for a hearing if that is what you wish to do.

For further information or assistance with anything mentioned in this notice, please contact

(print name(s) of appropriate staff member(s)) (telephone number)

NOTES:

1. For your information, subsection 8a(3) sets out what matters the review board will consider in deciding whether you are to remain in the psychiatric facility. Subsection 8a(3) of the Act provides,

"(3) In determining whether the child needs observation, care and treatment in the psychiatric facility, the review board shall consider,

- (a) whether the child needs observation, care and treatment of a kind that the psychiatric facility can provide;
- (b) whether the child's needs can be adequately met if the child is not an informal patient in the psychiatric facility;
- (c) whether there is an available alternative to the psychiatric facility in which the child's needs could be more appropriately met;
- (d) the child's views and wishes, where they can be reasonably ascertained; and
- (e) any other matter that the review board considers relevant."

2. Under subsection 30a(1e) of the Act, the patient must be informed of the reasons for detention and that the patient has the right to retain and instruct a lawyer without delay.

Form 28

*Mental Health Act***Request to Examine or to Copy Clinical Record
under Subsections 29a(2) and (16) of the Act**

To: Officer in charge of _____
(print name of psychiatric facility)

Re: _____
(print full name of patient)

(date of birth, where available)

See I, _____
Notes 1 (print full name of applicant)
and 3 request to examine or to copy the clinical record compiled with regard
to

See Note 2 _____
(print full name of patient)

(signature of witness)

(signature of applicant)

(if other than the patient, state
relationship to patient)

Dated the _____ day of _____, 19____.

NOTES:

1. Applicant will be the patient if mentally competent or where the patient is not mentally competent, the person authorized under section 1a to consent on behalf of the patient.
2. Clause 29(1)(b) of the Act provides,
"patient" includes a former patient, out-patient, former out-patient and anyone who is or has been detained in a psychiatric facility".
3. Section 1a(1) of the Act provides,
"1a.--(1) A person may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent, is available and willing to give or refuse consent and is described in one of the following paragraphs:
 - 1: The committee of the person appointed for the patient under the Mental Incompetency Act.
 2. The patient's representative appointed under section 1b or 1c.
 3. The person to whom the patient is married or the person of the opposite sex with whom the patient is living outside marriage in a conjugal relationship or was living outside marriage in a conjugal relationship immediately before being admitted to the psychiatric facility, if in the case of unmarried persons they,
 - i. have cohabited for at least one year,
 - ii. are together the parents of a child, or
 - iii. have together entered into a cohabitation agreement under section 53 of the Family Law Act, 1986.
 4. A child of the patient.
 5. A parent of the patient or a person who has lawful custody of the patient.
 6. A brother or sister of the patient.
 7. Any other next of kin of the patient.
 8. The Official Guardian."

See Sections 1b and 1c of the Act regarding patient's representatives.

24-6-241h - June 23, 1987

O. Reg. 391/87, s. 14, *part*.

Form 30

Mental Health Act

Notice to Patient
under subsections 30a (1) and (2)
of the Act

patient identification number
(used for notice to Area Director of Legal Aid)

To: _____
(print name of patient)

of _____
(home address)

This is to inform you that you are being detained under the authority of a

Under Section 14 { ☐ Certificate of Involuntary Admission (Form 3)
or
☐ Certificate of Renewal (Form 4)

which expires on _____
(date of expiry)

The certificate was completed by _____
(print name of physician)

on _____, because _____
(date) (print name of physician)

is of the opinion that you are suffering from a mental disorder: of a nature or quality that likely will result in:

- ☐ serious bodily harm to yourself
- ☐ serious bodily harm to another person
- ☐ imminent and serious physical impairment to you

If you wish to challenge your detention, you have the right to a hearing before the review board.

You may apply for a hearing by completing Form 16 (attached) or by writing directly to either

the officer in charge of the psychiatric facility _____
(print name of officer in charge)

or the chairman of the panel of the review board _____
(print name of chairman)

(date)

(signature of attending physician)

(print name of attending physician)

(print name of psychiatric facility)

After you receive this notice, a person called a "rights advisor" will be in contact with you to inform you as to your rights and help you in applying for a hearing if that is what you wish to do. You have the right to retain and instruct a lawyer without delay.

For further information or assistance with anything mentioned in this notice, please contact

(print name(s) of appropriate staff member(s))

(telephone number)

(print name of psychiatric facility)

NOTES

1. Under subsection 30a(2) of the Act, the patient must be informed that he or she has the right to a hearing before the review board under subsection 33b(1). Specifically, subsection 30a(2) of the Act provides,

"A notice under subsection (1), (1a) or (1b) shall inform the patient and the area director that the patient or any person on his behalf is entitled to a hearing by the review board if the patient or the person gives or transmits to the officer in charge or to the review board notice in writing requiring a hearing and the patient or the person may so require such a hearing."

Subsection 33b(1) of the Act provides,

"Where the review board receives notice in writing placing a matter before it for decision, it shall appoint a time and place for and hold a hearing."

2. Under subsection 30a(1e) of the Act, the patient must be informed of the reasons for detention and that he or she has the right to retain and instruct a lawyer without delay.

O. Reg. 391/87, s. 14, *part.*

Form 31

Mental Health Act

Application to Review Board
under Subsection 29a(14) of the Act

To: The Chairman of the panel of the review board having jurisdiction for

(name of psychiatric facility)

Re: _____
(print full name of patient)

(date of birth, where available)

of _____
(home address)

See
Note

I, _____
(print full name of patient)

hereby apply for an inquiry into whether or not I am mentally competent

Check appropriate box(es)

☐ to examine my clinical record

☐ to consent to the disclosure of my clinical record

(signature of patient)

(signature of witness)

Dated the _____ day of _____, 19 ____

NOTE: Clause 29(1)(b) of the Act provides,

"(b) 'patient' includes a former patient, out-patient, former out-patient, and anyone who is or has been detained in a psychiatric facility."

O. Reg. 391/87, s. 14, *part*.

Form 32

Mental Health Act

Application to Review Board
under Subsection 35b(1)
of the Act

To: The Chairman of the panel of the review board having jurisdiction for

(name of psychiatric facility)

Re: _____
(print full name of patient)

of _____
(home address)

I, _____
(print full name of patient)

hereby apply for an inquiry into whether or not I am mentally competent to consent to psychiatric treatment
and other related medical treatment.

(signature of patient)

(signature of witness)

Dated the _____ day of _____, 19 _____

O. Reg. 391/87, s. 14, *part.*

Form 33

*Mental Health Act*NOTICE TO PATIENT UNDER
SUBSECTIONS 30a (1a) AND (2) OF THE ACT

patient identification number
(used for notice to Area Director
of Legal Aid)

To: _____
(print name of patient)

of _____
(home address)

This is to inform you that on _____
(date of determination)

I, _____, have made a
(print name of physician)

determination that you are not mentally competent to:

Check appropriate box(es)

Form Patient Uses to
Challenge Findings

1. ☐ Consent to treatment
2. ☐ Examine your clinical record
3. ☐ Consent to disclosure of your
clinical record
4. ☐ Manage your estate

1. Form 32
2. Form 31
3. Form 31
4. Form 18

If you wish to challenge this (these) determination(s), you have the right to a hearing before the review board. You may apply for a hearing by completing the relevant form noted above or by writing to either the officer in charge of the psychiatric facility _____ or the chairman of the panel of the review board _____.

(print name of officer in charge) (print name of chairman)

Copies of each of the forms are available at this facility.

(date) (signature of attending physician)

(print name of attending physician)

(print name of psychiatric facility)

After you receive this notice, a person called a "rights advisor" will be in contact with you to inform you as to your rights and help you in applying for a hearing if that is what you wish to do.

For further information or assistance with anything mentioned in this notice, please contact

(print name(s) of appropriate staff member(s)) (telephone number)

(print name of psychiatric facility)

NOTES:

Under subsection 30a(2) of the Act, the patient must be informed that he or she has the right to a hearing before the review board under subsection 33b(1) of the Act. Subsection 30a(2) of the Act provides,

"(2) A notice under subsection (1), (1a) or (1b) shall inform the patient and the area director that the patient or any person on his behalf is entitled to a hearing by the review board if the patient or the person gives or transmits to the officer in charge or to the review board notice in writing requiring a hearing and the patient or the person may so require such a hearing."

Subsection 33b(1) of the Act provides,

"33b.--(1) Where the review board receives notice in writing placing a matter before it for decision, it shall appoint a time and place for and hold a hearing."

O. Reg. 391/87, s. 14, *part.*

Form 34

*Mental Health Act*NOTICE TO AREA DIRECTOR OF LEGAL AID UNDER
SUBSECTIONS 30a (1), (1a), (1b) AND (1d) OF THE ACTPART A (COMPLETE ONLY IF APPROPRIATE)

This is to inform you that _____
(patient identification number)
is being detained in _____
(print name of psychiatric facility)
under the authority of a

Check appropriate box

<input type="checkbox"/>	Certificate of Involuntary Admission (Form 3))	
	or)	Under
)	Section
)	14
<input type="checkbox"/>	Certificate of Renewal (Form 4))	

See Note

This certificate was completed by _____ on
(print name of physician)
_____ and expires on _____
(date) (date of expiry)

_____ (date) _____ (signature of attending physician)

(print name of attending physician)

NOTE

Under subsections 30a(1e) and (2) of the Act the patient must be informed of his or her right to a hearing before the review board under subsection 33b(1), the reasons for his or her detention and the right to retain and instruct counsel without delay.

(See appended notes)

PART B (COMPLETE ONLY IF APPROPRIATE)

This is to inform you that _____ is
(patient identification number) ..

an informal patient between 12 and 15 years of age inclusive

_____ in _____
(date of birth, where available) (print name of psychiatric facility)

This informal patient has the right to apply to the review board under subsection 8a(1) of the Act to inquire into whether he or she needs observation, care and treatment in the psychiatric facility.

(date)

(signature of officer in charge)

(print name of officer in charge)

NOTE:

Under subsections 30a(1e) and (2) of the Act the patient must be informed of his or her right to a hearing before the review board under subsection 33b(1), the reasons for his or her detention and the right to retain and instruct counsel without delay.

(See appended notes)

PART C (COMPLETE ONLY IF APPROPRIATE)

This is to inform you that _____
(print name of physician)

has made a determination that the patient,

_____, is not mentally competent to
(patient identification number)

Check appropriate box(es)

☐ Consent to treatment, if an involuntary patient
(clause 35(2)(b))

☐ Examine his or her clinical record (subsection 29a(14))

☐ Consent to the disclosure of his or her clinical record
(subsection 29a(14))

☐ Manage his or her estate (subsection 36(1))

(date)

(signature of attending physician)

(print name of attending physician)

NOTE:

Under subsection 30a(2) of the Act the patient must be informed of his or her right to a hearing before the review board under subsection 33b(1).

(See appended notes)

PART D (COMPLETE ONLY IF APPROPRIATE)

This is to inform you that I, _____
(print name of attending physician)

have applied to the review board for an order authorizing

treatment of _____
(patient identification number)

an involuntary patient detained in

_____ with
(name of psychiatric facility)

(specify proposed psychiatric and related medical treatment, if any)

for a period of _____
(indicate proposed duration of order)

Consent to treatment has been refused by _____.
(name of person
authorized to consent)

(date)

(signature of attending physician)

(print name of attending physician)

NOTE:

Under subsection 30a(1d) of the Act the patient must be provided with written notice of the physician's application to the review board for treatment authority.

(See appended notes)

For further information or assistance with anything mentioned in this notice, please contact

(name(s) of appropriate staff member(s))

(print name of psychiatric facility)

NOTES. Subsection 141(5) of the Act provides,

- “(5) The attending physician shall not complete a certificate of involuntary admission or a certificate of renewal unless, after he has examined the patient, he is of the opinion both,
- (a) that the patient is suffering from mental disorder of a nature or quality that likely will result in,
 - (i) serious bodily harm to the patient,
 - (ii) serious bodily harm to another person, or
 - (iii) imminent and serious physical impairment of the patient,unless the patient remains in the custody of a psychiatric facility; and
 - (b) that the patient is not suitable for admission or continuation as an informal or voluntary patient.”

Subsections 8a(1), (2), (3), (4) and (5) of the Act provide,

- “(1) A child who is twelve years of age or older but less than sixteen years of age, who is an informal patient in a psychiatric facility and who has not so applied within the preceding three months may apply in the prescribed form to the review board to inquire into whether the child needs observation, care and treatment in the psychiatric facility.
- (2) Upon the completion of six months after the later of the child's admission to the psychiatric facility as an informal patient or the child's last application under subsection (1), the child shall be deemed to have applied to the review board in the prescribed form pursuant to subsection (1).
- (3) In determining whether the child needs observation, care and treatment in the psychiatric facility, the review board shall consider,
- (a) whether the child needs observation, care and treatment of a kind that the psychiatric facility can provide;
 - (b) whether the child's needs can be adequately met if the child is not an informal patient in the psychiatric facility;
 - (c) whether there is an available alternative to the psychiatric facility in which the child's needs could be more appropriately met;
 - (d) the child's views and wishes, where they can be reasonably ascertained; and
 - (e) any other matter that the review board considers relevant.
- (4) The review board by an order in writing may,
- (a) direct that the child be discharged from the psychiatric facility; or
 - (b) confirm that the child may be continued as an informal patient in the psychiatric facility.
- (5) Nothing in this section prevents a physician from completing a certificate of involuntary admission in respect of the child.”

Clause 35(2)(b) of the Act provides,

"(2) Psychiatric and other related medical treatment shall not be given to a patient,
.

- (b) where the patient is not mentally competent,
 - (i) without the consent of a person authorized by section 1a to consent on behalf of the patient,
 - (ii) unless the review board has made an order authorizing the giving of the specified psychiatric and other related medical treatment, or
 - (iii) unless a physician certifies in writing that there is imminent and serious danger to the life, a limb or a vital organ of the patient requiring immediate treatment and the physician believes that delay in obtaining consent would endanger the life, a limb or a vital organ of the patient."

Subsection 29a(14) of the Act provides,

"(14) A patient determined or presumed to be not mentally competent for the purpose of this section or section 29 may apply in the prescribed form to the review board to inquire into whether the patient is not mentally competent."

Subsection 36(1) of the Act provides,

"36.--(1) Forthwith upon the admission of a patient to a psychiatric facility, a physician shall examine the patient to determine whether or not he is competent to manage his estate."

Subsection 35a(1) of the Act provides,

"35a.--(1) The attending physician of an involuntary patient may apply to the review board for an order authorizing the giving of specified psychiatric and other related medical treatment to the patient where the patient is not mentally competent,

- (a) if a person authorized under section 1a to consent to such treatment on the patient's behalf has refused to consent; or
- (b) under the circumstances described in subsection 1a(4).

Section 30a of the Act provides,

- "(1) An attending physician who completes a certificate of involuntary admission or a certificate of renewal shall give or transmit a notice in writing of completion and filing of the certificate to the patient who is subject of the certificate and to the area director for the area, in accordance with the *Legal Aid Act*, in which the psychiatric facility is located.
- (1a) A physician who determines that a patient is not mentally competent to consent to treatment, to examine a clinical record or to manage his estate shall give or transmit a notice in writing of that determination to the patient and to the area director, in accordance with the *Legal Aid Act*, in which the psychiatric facility is located.
- (1b) The officer in charge shall give or transmit a notice in writing of the child's right to apply to the review board under section 8a of the Act to the child and to the area director for the area, in accordance with the *Legal Aid Act*, in which the psychiatric facility is located.
- (1c) The attending physician of a person who is the subject of an application for assessment under section 9 or of an order under section 26 shall give or transmit to the person written notice of the application or order.
- (1d) A physician who applies to the review board for an order authorizing the giving of a specified psychiatric and other related medical treatment to a patient shall give or transmit written notice of the application to the patient and to the area director for the area, in accordance with the *Legal Aid Act*, in which the psychiatric facility is located.
- (1e) The notices specified in subsections (1), (1b) and (1c), excluding the notice to the area director, shall inform the patient or person,
- (a) of the reasons for the detention; and
- (b) that he or she has the right to retain and instruct counsel without delay.
- (2) A notice under subsection (1), (1a) or (1b) shall inform the patient and the area director that the patient or any person on his behalf is entitled to a hearing by the review board if the patient or the person gives or transmits to the officer in charge or to the review board notice in writing requiring a hearing and the patient or the person may so require such a hearing."

Subsection 33b(1) of the Act provides,

"Where the review board receives notice in writing placing a matter before it for decision, it shall appoint a time and place for and hold a hearing."

O. Reg. 391/87, s. 14, *part*.

- 15.—(1) The heading to Form 35 of the said Regulation, as made by section 21 of Ontario Regulation 734/86, is revoked and the following substituted therefor:

APPLICATION TO REVIEW BOARD TO EXTEND TIME PERIOD FOR
CONDUCTING OR COMPLETING A REVIEW OF A FORM 3 OR A FORM 4

- (2) The said Form 35 is further amended by striking out "see note" in the sixth and seventh lines.
- (3) The note to the said Form 35 is revoked.
16. Forms 36 and 37 of the said Regulation, as made by section 21 of Ontario Regulation 734/86, are revoked and the following substituted therefor:

Form 36

Mental Health Act

NOTICE UNDER SUBSECTION 1b (4) OF THE ACT
OF RIGHT TO APPOINT A REPRESENTATIVE

See Note 1

To: _____
(name of patient)

See Notes
2 and 3

You have the right to appoint someone to give or refuse consent on your behalf under the Mental Health Act.

If you do not appoint someone and you become mentally incompetent to consent, a relative or the Official Guardian will serve in this capacity if available and willing to do so.

Once appointed, your representative must act in accordance with your wishes (expressed when competent) and in accordance with your best interests, if your representative does not know of any such wishes.

Appointment forms are available at _____
(name the psychiatric facility)

For more information, contact _____
(name of person at facility)

Dated this _____ day of _____, 19____.

(signature of attending
physician)

(print name of attending
physician)

NOTES

1. Clause 1(m) of the Act provides,

"(m) 'patient' means a person who is under observation, care and treatment in a psychiatric facility."

2. Subsection 1b(1) and (4) of the Act provide,

1b. (1) A person who has attained the age of sixteen years and is mentally competent to do so has the right to appoint a representative who representative who has attained the age of sixteen years and is apparently mentally competent to give or refuse consent on behalf of the person for the purpose of paragraph 2 of subsection 1a (1).

.

(4) The attending physician shall inform the patient in writing of the patient's right under subsection (1) within forty-eight hours after the patient is admitted or registered to the psychiatric facility.

3. A patient's representative may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent and is available to give or refuse consent. See subsection 1a(1) of the Act.

The officer in charge of the psychiatric facility in which a clinical record was prepared may disclose or transmit the clinical record or permit the examination of the clinical record by any person with the consent of the patient's representative. See subsection 29(3) of the Act.

Where a patient is not mentally competent, the patient's representative is entitled to examine and copy the clinical record of the patient's observation, assessment, care and treatment in a psychiatric facility or a copy of that record. See subsection 29a(16) of the Act.

Psychiatric and other related medical treatment shall not be given to a patient where the patient is not mentally competent without the consent of a person authorized by section 1a to consent on behalf of the patient. A patient's representative can consent on behalf of the patient. See clause 35(2)(b) of the Act.

Form 37

Mental Health Act



Application to Court
under Subsection 33f(1c) of the Act
to Extend Time for Appeal

To: The Court having jurisdiction to order the extension of the time to conduct or complete an appeal from a decision of the review board.

Re: _____
(print full name of involuntary patient)

of _____
(print full name of psychiatric facility)

I, _____
(print full name of applicant)

request that the court order the extension of the time for an appeal/an answer regarding the status

of _____
(print name of patient)

(signature of applicant)

(signature of witness)

Dated the _____ day of _____, 19 _____

NOTE: Subsections 33f(1), (1a) and (1c) of the Act provide,

"(1) A party to proceedings before a review board may appeal from its decision in accordance with the rules of court to the county or district court of the county or district in which is located the psychiatric facility where the patient is detained.

(1a) The appellant shall file a notice of appeal under subsection (1) with proof of service within ten days after the day the written reasons for decision of the review board are given and shall perfect the appeal within fourteen days after receiving a copy of the record and transcript.

(1b) The respondent shall file an answer with proof of service within seven days after the appeal is perfected.

(1c) The court may by order extend the time for an appeal or an answer under subsection (1a) or (1b)."

O. Reg. 391/87, s. 16, *part*.

17. The said Regulation is further amended by adding thereto the following Forms:

Form 39

Mental Health Act

PHYSICIAN'S CERTIFICATION OF DANGER
UNDER SUBCLAUSE 35 (2) (b) (iii) OF THE ACT

I, _____, a physician at
(name of physician)

_____, hereby certify
(name of psychiatric facility)

that _____, who is not mentally
(name of patient)

competent to consent to treatment, requires the following
specified psychiatric and other related medical treatment, if

See Note

any: _____
(specify psychiatric and other related medical
treatment, if any)

There is imminent and serious danger to:

Check
Box(es)

☐

life

☐

a limb

☐

a vital organ

(specify organ)

of _____
(name of patient)

Delay in obtaining consent to this treatment would endanger

Check
Box(es)

☐

life

☐

a limb

☐

a vital organ

(specify organ)

of _____
(name of patient)

(date)

(signature of physician)

NOTE

Subclause 35(2)(b)(iii) and subsection 35(3) of the Act provide,

"(2) Psychiatric and other related medical treatment shall not be given to a patient,

.

(b) where the patient is not mentally competent;

.

(iii) unless a physician certifies in writing that there is imminent and serious danger to the life, a limb or a vital organ of the patient requiring immediate treatment and the physician believes that delay in obtaining consent would endanger the life, a limb or a vital organ of the patient.

(3) Subclause (2)(b)(iii) only authorizes the giving of such treatment as is necessary to preserve the life, a limb or a vital organ of the patient."

O. Reg. 391/87, s. 17, *part.*

Form 40

*Mental Health Act*NOTICE TO PATIENT OF RIGHT TO APPLY
FOR A REPRESENTATIVE UNDER
SUBSECTION 1c (2) OF THE ACT

See Note 1

To: _____
(name of patient)

of _____
(home address)

This is to inform you that on _____ 19____,
(date of determination)

I, _____,
(name of attending physician)

have made a determination that you are not mentally competent to
appoint a representative to give or refuse consent on your
behalf.

To my knowledge, you did not appoint a representative for the
purposes of the Mental Health Act when you were mentally
competent to do so.

See Notes

2, 3 and 4

This is to notify you that you have the right to apply to the review board for the appointment of a representative to give or refuse such consent. You may apply for a hearing before the review board by completing a Form 41 or by writing to either the officer in charge of the psychiatric facility _____ or the chairman of the panel of (name of officer in charge) the review board _____ (name of chairman)

Copies of Form 41 are available at this facility.

You have the right to suggest to the review board who you want to be appointed as your representative.

(date)

(signature of attending physician)

(print name of attending physician)

(name of psychiatric facility)

NOTES

1. Clause 1(m) of the Act provides,

"(m) 'patient' means a person who is under observation, care and treatment in a psychiatric facility."

2. Subsection 1c(1) of the Act provides,

"1c.--(1) A patient who has attained the age of sixteen years, is not mentally competent to appoint a representative and has not named a representative under section 1b, has the right to apply to the board for the appointment of a representative requested by the patient to give or refuse consent on behalf of the patient for the purpose of paragraph 2 of subsection 1a(1)."

3. Subsection 1a(6) of the Act provides,

"(6) A person authorized to give or refuse consent on behalf of a patient shall do so in accordance with the wishes of the patient if the person knows that the patient expressed any such wishes when apparently mentally competent and in accordance with the best interests of the patient if the person does not know of any such wishes."

4. A patient's representative may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent and is available to give or refuse consent. See subsection 1a(1) of the Act.

The officer in charge of the psychiatric facility in which a clinical record was prepared may disclose or transmit the clinical record or permit the examination of the clinical record by any person with the consent of the patient's representative. See subsection 29(3) of the Act.

Where a patient is not mentally competent, the patient's representative is entitled to examine and copy the clinical record of the patient's observation, assessment, care and treatment in a psychiatric facility or a copy of that record. See subsection 29a(16) of the Act.

Psychiatric and other related medical treatment shall not be given to a patient where the patient is not mentally competent without the consent of a person authorized by section 1a to consent on behalf of the patient. A patient's representative can consent on behalf of the patient. See clause 35(2)(b) of the Act.

O. Reg. 391/87, s. 17, *part*.

Form 41

*Mental Health Act*APPLICATION TO REVIEW BOARD
TO APPOINT A REPRESENTATIVE UNDER
SUBSECTION 1c (1) OF THE ACT

To: The Chairman of the panel of
the review board having jurisdiction
for:

(name of psychiatric facility)

See Note 1 Re: _____

(name of patient)

of _____

(home address)

I, _____

(name of patient)

See Note 2 hereby apply for the appointment of a representative to give or
refuse consent under the Mental Health Act on my behalf.

See Note 3 This appointment is subject to the following conditions and
restrictions, if any:

See Note 3

I wish the review board to appoint _____
(name of desired representative)
as my representative.

His/Her telephone number is (Home) _____
(Work) _____

and his/her address is _____.

(date)_____
(signature of patient)**NOTES**

1. Subsection 1(m) of the Act provides,

"(m) 'patient' means a person who is under observation, care and treatment in a psychiatric facility."

2. Subsections 1c(1), (5), (6) and (7) provide,

"1c(1) A patient who has attained the age of sixteen years, is not mentally competent to appoint a representative and has not named a representative under section 1b, has the right to apply to the board for the appointment of a representative requested by the patient to give or refuse consent on behalf of the patient for the purpose of paragraph 2 of subsection 1a(1).

.

(5) The board shall appoint a person as a representative for a patient only if the patient approves of the appointment and the board is satisfied that the person,

- (a) has attained the age of sixteen years;
- (b) is apparently mentally competent to give or refuse consent on behalf of the patient;
- (c) consents to the appointment; and
- (d) in the board's opinion it is in the patient's interest to appoint the person as a representative.

(6) The board may appoint a person other than the person requested by the patient to be the patient's representative.

(7) An appointment made by the board may be subject to such conditions and restrictions, if any, as are approved by the patient, set out in the appointment and not inconsistent with this Act."

3. A patient's representative may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent and is available to give or refuse consent. See subsection 1a(1) of the Act.

The officer in charge of the psychiatric facility in which a clinical record was prepared may disclose or transmit the clinical record or permit the examination of the clinical record by any person with the consent of the patient's representative. See subsection 29(3) of the Act.

Where a patient is not mentally competent, the patient's representative is entitled to examine and copy the clinical record of the patient's observation, assessment, care and treatment in a psychiatric facility or a copy of that record. See subsection 29a(16) of the Act.

Psychiatric and other related medical treatment shall not be given to a patient where the patient is not mentally competent without the consent of a person authorized by section 1a to consent on behalf of the patient. A patient's representative can consent on behalf of the patient. See clause 35(2)(b) of the Act.

June 22, 1987 - 224-6-241c

O. Reg. 391/87, s. 17, *part*

Form 42

*Mental Health Act*NOTICE TO PATIENT UNDER SUBSECTION 30a (1c) OF THE ACT
OF APPLICATION FOR PSYCHIATRIC ASSESSMENT UNDER
SECTION 9 OR SECTION 26 OF THE ACTPART A (COMPLETE ONLY IF APPROPRIATE)To: _____
(name of person)of _____
(home address)

This is to inform you that _____,
(name of physician)
examined you on _____ 19____ and has made an
(date of examination)
application for you to have a psychiatric assessment.

See Note 1 That physician has certified that he/she has reasonable cause to
believe that you have:

Check
Box(es)

- ☐ threatened or attempted or are threatening or attempting
to cause bodily harm to yourself;
- ☐ behaved or are behaving violently towards another person
or have caused or are causing another person to fear
bodily harm from you; or
- ☐ shown or are showing a lack of competence to care for
yourself.

and that you are suffering from a mental disorder of a nature or quality that likely will result in:

Check
Box(es)

- ☐ serious bodily harm to yourself;
- ☐ serious bodily harm to another person; or
- ☐ imminent and serious physical impairment of you.

The application is sufficient authority to hold you in custody in this hospital for up to 72 hours.

You have the right to retain and instruct a lawyer without delay.

(date) (signature of attending physician)

PART B (COMPLETE ONLY IF APPROPRIATE)

To: _____
(name of person)

of _____
(home address)

This is to inform you that _____,
(name of Minister of Health)

See Note 2 Minister of Health for the Province of Ontario, has reasonable

cause to believe that you are suffering from a mental disorder
of a nature or quality that likely will result in:

Check
Box(es)

☐

serious bodily harm to yourself; or

☐

serious bodily harm to another person

unless you are placed in the custody of a psychiatric facility
and has by Order dated _____, 19____,
(date of order)

authorized your custody in a psychiatric facility for up to 72
hours.

You have the right to retain and instruct a lawyer without
delay.

(date)

(signature of attending physician)

NOTES

1. Subsection 9(1) of the Act provides,

"9.--(1) Where a physician examines a person and has reasonable cause to believe that the person,

- (a) has threatened or attempted or is threatening or attempting to cause bodily harm to himself;
- (b) has behaved or is behaving violently towards another person or has caused or is causing another person to fear bodily harm from him; or
- (c) has shown or is showing a lack of competence to care for himself,

and if in addition the physician is of the opinion that the person is apparently suffering from mental disorder of a nature or quality that likely will result in,

- (d) serious bodily harm to the person;
- (e) serious bodily harm to another person; or
- (f) imminent and serious physical impairment of the person,

the physician may make application in the prescribed form for a psychiatric assessment of the person.

2. Section 26 of the Act provides,

"26. Where the Minister has reasonable cause to believe that there may come or be brought into Ontario a person suffering from mental disorder of a nature or quality that likely will result in,

- (a) serious bodily harm to the person; or
- (b) serious bodily harm to another person,

unless the person is placed in the custody of a psychiatric facility, the Minister by an order in the prescribed form may authorize any one to take the person in custody to a psychiatric facility and the order is authority to admit, detain, restrain, observe and examine the person in the psychiatric facility."

3. Subsections 30a(1c) and (1e) of the Act provide,

"(1c) The attending physician of a person who is the subject of an application for assessment under section 9 or of an order under section 26 shall give or transmit to the person written notice of the application or order.

.

(1e) The notices specified in subsections (1), (1b) and (1c), excluding the notice to the area director, shall inform the patient or person,

- (a) of the reasons for the detention; and
- (b) that he or she has the right to retain and instruct counsel without delay."

O. Reg. 391/87, s. 17, *part.*

Form 43

Mental Health Act

NOTICE TO PATIENT
UNDER SUBSECTION 30a (1d) OF THE ACT
OF APPLICATION FOR TREATMENT

To: _____
(name of involuntary patient)
of _____
(home address)

See Note This is to inform you that on _____, 19____,
(date of application)
I, _____, your attending
(name of physician)
physician, applied to the review board having jurisdiction
for _____ for an order
(name of psychiatric facility)
authorizing the following specified psychiatric treatment
or other related medical treatment, if any _____

(specify proposed psychiatric treatment and other related
medical treatment, if any)
for a period of _____.
(indicate proposed duration of order)

You were determined not to be mentally competent to consent to treatment. Consent to the proposed treatment was refused by:

_____.

You are a party to this hearing and have the right to attend, with or without a lawyer, and to give evidence. The person who has refused consent to the proposed treatment is also a party to the hearing.

You will be notified as to when the hearing will take place.

Date the _____ day of _____, 19____.

(signature of attending physician)

For further information or assistance with anything mentioned in this notice, please contact:

(name of appropriate staff member)

(telephone number)

(name of psychiatric facility)

NOTE

Subsection 30a(1d) of the Act provides,

"(1d) A physician who applies to the review board for an order authorizing the giving of specified psychiatric and other related medical treatment to a patient shall give or transmit written notice of the application to the patient and to the area director for the area, in accordance with the Legal Aid Act, in which the psychiatric facility is located."

O. Reg. 391/87, s. 17, *part*.

Form 44

*Mental Health Act*APPOINTMENT OF A REPRESENTATIVE
UNDER SUBSECTION 1b (1) OF THE ACT

To: _____ of _____
(name of officer in charge) (name of psychiatric facility)

I, _____, of _____
(name of person appointing representative) (home address)

See Notes
1 and 2

hereby appoint _____ to be my
(name of representative)
representative.

My relationship with my representative is that of:

Check Box

☐

family member

(please specify relationship)

or

☐

friend

or

☐

other

(please specify)

My representative's address is _____
and his/her telephone number is: (Home) _____
(Work) _____.

This appointment is subject to the following conditions
and restrictions, if any:

See Notes
3 and 7

Dated this _____ day of _____, 19____

(signature of witness)

(signature of person)

(print name of witness)

(print name of person)

NOTES

1. Subsection 1b(1) of the Act provides,

"(1) A person who has attained the age of sixteen years and is mentally competent to do so has the right to appoint a representative who has attained the age of sixteen years and is apparently mentally competent to give or refuse consent on behalf of the person for the purpose of paragraph 2 of subsection 1a(1)."

2. Subsection 1a(6) of the Act provides,

"(6) A person authorized to give or refuse consent on behalf of a patient shall do so in accordance with the wishes of the patient if the person knows that the patient expressed any such wishes when apparently mentally competent and in accordance with the best interests of the patient if the person does not know of any such wishes."

3. Subsection 1b(3) of the Act provides,

"(3) An appointment may be subject to such conditions and restrictions, if any, as are contained in it and not inconsistent with this Act."

4. Subsection 1b(7) of the Act provides,

"(7) If a patient gives or transmits to the officer in charge a statement in writing appointing a representative, the officer in charge shall transmit the statement to the representative forthwith."

5. Subsection 1b(2) of the Act provides,

"(2) An appointment of a representative shall be made in writing in the presence of a witness."

6. Subsection 1b(8) of the Act provides,

"(8) A person who has appointed a representative may revoke in writing the appointment and may appoint in writing a new representative while mentally competent to do so, and subsection (7) applies with necessary modifications in respect of the revocation and new appointment."

7. A patient's representative may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent and is available to give or refuse consent. See subsection 1a(1) of the Act.

The officer in charge of the psychiatric facility in which a clinical record was prepared may disclose or transmit the clinical record or permit the examination of the clinical record by any person with the consent of the patient's representative. See subsection 29(3) of the Act.

Where a patient is not mentally competent, the patient's representative is entitled to examine and copy the clinical record of the patient's observation, assessment, care and treatment in a psychiatric facility or a copy of that record. See subsection 29a(16) of the Act.

Psychiatric and other related medical treatment shall not be given to a patient where the patient is not mentally competent without the consent of a person authorized by section 1a to consent on behalf of the patient. A patient's representative can consent on behalf of the patient. See clause 35(2)(b) of the Act.

O. Reg. 391/87, s. 17, *part.*

Form 45

Mental Health Act

TRANSITIONAL NOTICE
UNDER SUBSECTION 1b (5) OF THE ACT
OF RIGHT TO APPOINT A REPRESENTATIVE

See Note 1

To: _____

(name of patient)

See Notes 2
and 3

You have the right to appoint someone to give or refuse consent
on your behalf.

If you do not appoint someone and you become mentally
incompetent to consent, a relative or the Official Guardian will
serve in this capacity if available and willing to do so.

Once appointed, your representative must act in accordance with
your wishes (expressed when competent) and in accordance with
your best interests, if your representative does not know of any
such wishes.

Appointment forms are available at _____
(name of psychiatric facility)

For more information, contact _____
(name of person at facility)

at _____
(name of facility)

Dated this _____ day of _____, 19____

(signature of officer in charge)

NOTES

1. Clause 1(m) of the Act provides,

"(m) 'patient' means a person who is under observation, care and treatment in a psychiatric facility."

2. Subsection 1b(5) provides,

"(5) As soon as practicable, the officer in charge shall inform all persons who are patients of the facility at the time of the coming into force of this section in writing of their rights under subsection (1)."

The right under subsection (1) is the right to appoint a personal representative for the giving or refusing consent on behalf of the person.

3. A patient's representative may give or refuse consent on behalf of a patient who is not mentally competent if the person has attained the age of sixteen years, is apparently mentally competent and is available to give or refuse consent. See subsection 1a(1) of the Act.

The officer in charge of the psychiatric facility in which a clinical record was prepared may disclose or transmit the clinical record or permit the examination of the clinical record by any person with the consent of the patient's representative. See subsection 29(3) of the Act.

Where a patient is not mentally competent, the patient's representative is entitled to examine and copy the clinical record of the patient's observation, assessment, care and treatment in a psychiatric facility or a copy of that record. See subsection 29a(16) of the Act.

Psychiatric and other related medical treatment shall not be given to a patient where the patient is not mentally competent without the consent of a person authorized by section 1a to consent on behalf of the patient. A patient's representative can consent on behalf of the patient. See clause 35(2)(b) of the Act.

June 22, 1987 - 224-6-241

O. Reg. 391/87, s. 17, *part*.

(2170)

29

LANDLORD AND TENANT ACT

O. Reg. 392/87.

Summary of Part IV of the Act.

Made—June 30th, 1987.

Filed—July 2nd, 1987.

REGULATION TO AMEND REGULATION 549 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LANDLORD AND TENANT ACT

1. Subsection 4 (1) of the Schedule to Regulation 549 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The landlord may demand a security deposit equal to the rent for one rent period (for example, a month, a week or a day, depending on the tenancy). If the rent period is longer than a month, the security deposit is limited to one months rent. The landlord must pay the tenant 6 per cent interest annually, as long as the landlord holds this money. When the tenant leaves, at the expiration of the term of the lease, rent for the last rent period has already been paid.

2. Subsection 7 (1) of the said Schedule is amended by inserting the following sentences after "given" in the second-last line:

A tenancy agreement may also require the landlord to clean the rental premises. In that case, the landlord may enter to clean the premises as the agreement requires.

3. Subsection 14 (2) of the said Schedule is amended by inserting after "days" in the fourth line "(in the case of a daily or weekly tenancy, seven days)" and by inserting after "days" in the fifth line "(in the case of a daily or weekly tenancy, seven days)".

(2171)

29

LANDLORD AND TENANT ACT

O. Reg. 393/87.
Classes of Accommodation Deemed Not to be Residential Premises.
Made—June 30th, 1987.
Filed—July 2nd, 1987.

REGULATION TO AMEND
REGULATION 547 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
LANDLORD AND TENANT ACT

1. Paragraph 3 of section 2 of Regulation 547 of Revised Regulations of Ontario, 1980 is revoked.

(2172)

29

LANDLORD AND TENANT ACT

O. Reg. 394/87.
Forms.
Made—June 30th, 1987.
Filed—July 2nd, 1987.

REGULATION TO AMEND
REGULATION 548 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
LANDLORD AND TENANT ACT

1. Form 4 of Regulation 548 of Revised Regulations of Ontario, 1980, as

amended by section 3 of Ontario Regulation 317/85, is further amended by,

- (a) inserting after "14 days" in the fifteenth line "*(in the case of a daily or weekly tenancy, within 7 days)*";
- (b) inserting after "twentieth day" in the first line of Note 1 "*(in the case of a daily or weekly tenancy, the seventh day)*";
- (c) inserting after "15th day" in the first line of Note 3 "*(in the case of a daily or weekly tenancy, the 8th day)*".

(2173)

29

FOREST FIRES PREVENTION ACT

O. Reg. 395/87.
Restricted Fire Zones.
Made—July 2nd, 1987.
Filed—July 2nd, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 351/87
MADE UNDER THE
FOREST FIRES PREVENTION ACT

1. Section 2 of Ontario Regulation 351/87 is revoked.

ROBERT J. BURGAR
*Acting Deputy Minister of
Natural Resources*

Dated at Toronto, this 2nd day of July, 1987.

(2174)

29

RETAIL SALES TAX ACT

O. Reg. 396/87.
Definitions by Minister.
Made—June 30th, 1987.
Filed—July 2nd, 1987.

REGULATION TO AMEND
REGULATION 903 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
RETAIL SALES TAX ACT

1. Subsection 8 (2) of Regulation 903 of Revised Regulations of Ontario, 1980,

as remade by section 4 of Ontario Regulation 568/83, is revoked.

2. Subsection 22 (1) of the said Regulation is revoked and the following substituted therefor:

(1) The Minister may rebate to a person engaged in the business of farming in respect of tax paid on the purchase before the 17th day of January, 1987 of materials incorporated into structures used exclusively to dry grain or into farm grain storage bins an amount calculated in accordance with subsection (2) or (3). O. Reg. 396/87, s. 2.

3. Section 23 of the said Regulation, as made by section 11 of Ontario Regulation 568/83, is revoked and the following substituted therefor:

23.—(1) In this section,

“bus” means a motor vehicle that is designed to carry,

- (a) ten or more persons who are not confined to wheelchairs and that is used to provide transportation, or
- (b) three or more persons who are confined to wheelchairs and that is used to provide transportation for persons with physical disabilities;

“date of the sale” in the case of a long-term lease means the commencement date of the lease;

“long-term lease” means a lease of a motor vehicle for a term of twelve months or longer.

(2) For the purposes of an application under subsection (3), the purchaser of a motor vehicle includes a purchaser who acquires title to the motor vehicle and a purchaser who leases the motor vehicle under a long-term lease.

(3) Where a rebate of tax is sought under the provisions of clause 45 (3) (i) of the Act on or after the 17th day of January, 1987, an application for the rebate shall be made to the Minister in writing.

(4) Every application for a rebate under this section shall be accompanied by,

(a) in the case of a rebate provided for under subclause 45 (3) (i) (i) of the Act, for a motor vehicle purchased to operate on an alternative fuel,

- (i) a copy of the purchase or long-term lease contract for the motor vehicle in respect of which a rebate is claimed, that sets out the purchase price or lease payments and the tax paid by the applicant on the purchase or lease, as the case may be, or, where no written

purchase contract has been executed, a copy of the form prescribed in section 10,

- (ii) proof of the amount of tax paid on the purchase of the motor vehicle with respect to which the rebate is claimed, and

- (iii) in the case of a previously owned motor vehicle, a copy of the safety standards certificate with respect to a motor vehicle using propane or a statement from the person licensed to issue such certificate under the authority of the *Highway Traffic Act*, regarding the type of alternative fuel source with respect to a motor vehicle using any other form of energy described in sub-subclause 45 (3) (i) (i) (A) or (B) of the Act;

(b) in the case of a rebate provided for under subclause 45 (3) (i) (ii) of the Act, for a motor vehicle converted to operate on an alternative fuel, the documents required under clause (a) and,

- (i) a copy of the purchase contract for the conversion of the motor vehicle that shows the date on which the conversion took place and the tax paid by the applicant, and

- (ii) a copy of the inspection report made under the *Highway Traffic Act* for a motor vehicle converted to operate on propane or a statement by the person who made the conversion regarding the type of alternative fuel source installed; or

(c) in the case of a rebate provided for under subclause 45 (3) (i) (iii) of the Act, for tangible personal property sold as a conversion kit, including the labour provided to install the conversion kit, the documents required under clause (b).

(5) The Minister may, upon receipt of an application in writing therefor, rebate the tax paid under the Act to the purchaser of,

(a) a motor vehicle purchased to operate in the manner described in sub-subclause 45 (3) (i) (i) (A) or (B) of the Act;

(b) a motor vehicle and any tangible personal property sold as a conversion kit, including the labour provided to install the conversion kit, where the Minister is satisfied that the purchaser or lessor of the motor vehicle has entered into a contract for the conversion of the motor vehicle within thirty days of the date of the sale of the motor vehicle and the motor vehicle is converted to permit it to operate in the manner described in sub-subclause 45 (3) (i) (i) (A) or (B)

of the Act within ninety days of the date of the sale of the motor vehicle; or

- (c) tangible personal property sold as a conversion kit, including the labour provided to install the conversion kit, where the purchaser has not entered into a contract for the conversion of the motor vehicle within thirty days of the date of the sale of the motor vehicle or the motor vehicle has not been converted to permit it to operate in the manner described in sub-subclause 45 (3) (i) (A) or (B) of the Act within ninety days of the date of the sale of the motor vehicle.

- (6) A rebate under subsection (5) shall not exceed,

(a) in the case of a motor vehicle that is not a bus and that uses or is converted to use propane, \$750; and

(b) in the case of a motor vehicle that is not a bus and that uses or is converted to use a form of energy described in sub-subclause 45 (3) (i) (A) or (B) of the Act, other than propane, \$1,000.

(7) A claim for a rebate under this section made by a purchaser who is leasing a motor vehicle that is not a bus under a long-term lease shall not be made more than once in a twelve-month period and the total of all such claims made, including any option to purchase exercised by the same purchaser, with respect to the same motor vehicle shall not exceed the lesser of,

(a) the tax paid under the Act by the purchaser with respect to the leasing of the motor vehicle; and

(b) with respect to a motor vehicle that uses or is converted to use,

(i) propane, \$750, or

(ii) a form of energy described in sub-subclause 45 (3) (i) (A) or (B) of the Act, other than propane, \$1,000.

(8) No rebate shall be made under this section unless the application therefor is made within three years after the date of payment of the tax in respect of which the rebate is claimed. O. Reg. 396/87, s. 3.

4. The said Regulation is amended by adding thereto the following section:

23a.—(1) Under the provisions of clause 45 (3) (j) of the Act, the Minister may, upon receipt of an application in writing therefor, rebate the tax paid under the Act to the purchaser of a motor vehicle and any tangible personal property sold as a conversion kit, including the labour provided to install the conversion kit, where,

(a) the Minister is satisfied that the purchaser or lessor of the motor vehicle has entered into a

contract for the conversion of the motor vehicle within thirty days of the date of the sale of the motor vehicle and the motor vehicle is converted to permit it to operate in the manner described in sub-subclause 45 (3) (i) (A) or (B) of the Act within ninety days of the date of sale of the motor vehicle; and

(b) delivery of the motor vehicle is taken by the purchaser on or after the 19th day of December, 1986 and before the 17th day of January, 1987.

(2) Every application for a rebate under subsection (1) shall be accompanied by the documents required under clauses 23 (4) (a) and (b).

(3) No rebate shall be made under this section unless the application therefor is made within three years after the date of payment of the tax in respect of which the rebate is claimed. O. Reg. 396/87, s. 4.

5. Section 25 of the said Regulation, exclusive of the clauses, as made by section 11 of Ontario Regulation 568/83, is revoked and the following substituted therefor:

25. The records required by the Act and this Regulation to be kept by a vendor, manufacturer, wholesaler, importer, jobber and agent may be destroyed if written authorization has been obtained from the Minister or,

6. Schedule 1 to the said Regulation is amended by adding thereto the following item:

27. Science North

7.—(1) Sections 2 and 3 of this Regulation shall be deemed to have come into force on the 17th day of January, 1987.

(2) Section 4 of this Regulation shall be deemed to have come into force on the 19th day of December, 1986.

(3) Section 6 of this Regulation shall be deemed to have come into force on the 1st day of June, 1985.

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 30th day of June, 1987.

HIGHWAY TRAFFIC ACT

O. Reg. 397/87.

Parking.

Made—June 17th, 1987.

Filed—July 3rd, 1987.

**REGULATION TO AMEND
REGULATION 477 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

1. Paragraph 1 of Schedule 49 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 101 in the locality of South Porcupine in the City of Timmins in the Territorial District of Cochrane lying between a point situate 190 metres measured westerly from its intersection with the centre line of the roadway known as Legion Drive and a point situate 485 metres measured easterly from its intersection with the centre line of the roadway known as Crawford Street.

2. Appendix A to the said Regulation is amended by adding thereto the following schedule:

Schedule 82

HIGHWAY NO. 30

1. That part of the King's Highway known as No. 30 in the Township of Seymour, County of Northumberland, beginning at a point situate 500 metres measured southerly from its intersection with the 5th Line of Seymour Township and extending southerly therealong for a distance of 1100 metres. O. Reg. 397/87, s. 2.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 17th day of June, 1987.

(2176)

29

HIGHWAY TRAFFIC ACT

O. Reg. 398/87.

Speed Limits.

Made—June 17th, 1987.

Filed—July 3rd, 1987.

**REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

1.—(1) Paragraph 13 of Part 2 of Schedule 23 to Regulation 490 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (2) of Ontario Regulation 90/84, is revoked and the following substituted therefor:

13. That part of the King's Highway known as No. 17 in the Township of Baldwin in the Territorial District of Sudbury lying between a point situate 460 metres measured westerly from its intersection with the centre line of the roadway known as Hardwood Road in the hamlet of McKerrow and a point situate 530 metres measured easterly from its intersection with the centre line of the King's Highway known as No. 6.

(2) Paragraph 25 of Part 2 of the said Schedule 23 is revoked and the following substituted therefor:

25. That part of the King's Highway known as No. 17 in the Territorial District of Kenora lying between a point situate 700 metres measured westerly from its intersection with the line between the Townships of Van Horne and Wainwright and a point situate 730 metres measured easterly from its intersection with the King's Highway known as No. 105 in the Township of Langton.

(3) Part 2 of the said Schedule 23 is amended by adding thereto the following paragraph:

48. That part of the King's Highway known as No. 17 in the Territorial District of Sudbury lying between a point situate 470 metres measured westerly from its intersection with the centre line of the King's Highway known as No. 6 in the Township of Baldwin and a point situate 65 metres measured easterly from its intersection with the centre line of the roadway known as Mary Street in the Town of Webbwood.

(4) Part 4 of the said Schedule 23 is amended by adding thereto the following paragraph:

31. That part of the King's Highway known as No. 17 in the Territorial District of Kenora—
 Twps. of Van Horne and Wainwright
 District of Kenora—
 as No. 17 in the Territorial District of Kenora beginning at a point situate at its intersection with the line between the townships of Van Horne and Wainwright and extending westerly therealong for a distance of 700 metres.

EDWARD FULTON
*Minister of Transportation
 and Communications*

Dated at Toronto, this 17th day of June, 1987.

(2177)

29

LOCAL ROADS BOARDS ACT

O. Reg. 399/87.

Establishment of Local Roads Areas—

Northern and Eastern Regions.

Made—June 10th, 1987.

Filed—July 3rd, 1987.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 3 to Regulation 598 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 241/84, is revoked and the following substituted therefor:

Schedule 3

SHAKESPEARE LOCAL ROADS AREA

All of the Township of Shakespeare in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-705-4 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 27th day of April, 1987. O. Reg. 399/87, s. 1.

2. Schedule 4 to the said Regulation, as remade by section 1 of Ontario Regulation 318/86, is revoked and the following substituted therefor:

Schedule 4

CRERAR, GIBBONS AND BASTEDO LOCAL ROADS AREA

All those portions of the townships of Crerar, Gibbons and Bastedo in the Territorial District of Nipissing and those portions of the Township of Henry in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-270-A11 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 27th day of April, 1987. O. Reg. 399/87, s. 2.

EDWARD FULTON
*Minister of Transportation
 and Communications*

Dated at Toronto, this 10th day of June, 1987.

(2178)

29

Publications Under The Regulations Act

July 25th, 1987

CHILD AND FAMILY SERVICES ACT, 1984

O. Reg. 400/87.

General.

Made—June 11th, 1987.

Filed—July 6th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 550/85 MADE UNDER THE CHILD AND FAMILY SERVICES ACT, 1984

1. Clause 45 (1) (f) of Ontario Regulation 550/85 is revoked and the following substituted therefor:

(f) ensure that post adoption services are provided to a child who is an adopted person, the adoptive family and any other person who is directly affected by the adoption where a request is made for such services;

(fa) ensure that services related to the disclosure of information that relates to an adoption are provided in accordance with Part VII of the Act; and

2. The said Regulation is amended by adding thereto the following section:

Adoption Disclosure

51a.—(1) For the purposes of sections 157 to 158j of the Act "identifying information" includes,

- (a) any name, address or telephone number of the person; and
- (b) information whose disclosure, alone or in combination with other information, will in the circumstances lead to a name, address or telephone number of the person.

(2) For the purposes of sections 157 to 158j of the Act "non-identifying information" includes,

- (a) background information with respect to,
 - (i) the birth parents, birth grandparents and birth siblings of the adopted person

and persons related to the birth parents, birth grandparents and birth siblings,

- (ii) the circumstances leading to the adoption placement of the adopted person,
- (iii) the birth details that relate to the adopted person,
- (iv) the care received by the person prior to adoption placement,
- (v) the developmental progress of the adopted person,
- (vi) the date of the adoption placement,
- (vii) the date of the adoption order, and
- (viii) the adoptive parents and the adoptive family; and

(b) the name of the society or licensee responsible for the adoption placement,

provided that the disclosure of the information alone or in combination with other information will not in the circumstances lead to a name, address or telephone number of the person described in the information, other than the name of the society or licensee responsible for the adoption placement.

(3) The following classes of persons are prescribed for the purposes of paragraph 5 of subsection 158b (4) of the Act;

1. Legally qualified medical practitioners.
2. Persons who provide guidance and counselling and who have the qualifications of a social worker II, social worker III, social worker IV or a social worker V.
3. Persons registered as psychologists under the *Psychologists Registration Act*.
4. Barristers and solicitors.

(4) The following fee is prescribed for the purposes of section 158j of the Act:

1. For the release of a copy of an adoption order under clause 158a (2) (g) of the Act, \$15.
- O. Reg. 400/87, s. 2.

3. Section 52 of the said Regulation is amended by striking out "and" at the end of clause (h), by adding "and" at the end of clause (i) and by adding thereto the following clause:

(j) to provide counselling services to a person to whom the licensee discloses non-identifying information under section 158b or 158f of the Act,

4. The said Regulation is further amended by adding thereto the following section:

Review Under Section 158h of the Act

54a.—(1) The Board shall give notice to the parties to the review of the date, place and time of the hearing or review within twenty days after the Board receives the request for a review.

(2) For the purposes of a review under section 158h of the Act, three members of the Board constitute a quorum. O. Reg. 400/87, s. 4.

5. The heading to section 60 of the said Regulation is revoked and the following substituted therefor:

Board

(2152)

30

PLANNING ACT, 1983

O. Reg. 401/87.

Restricted Areas—District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.

Made—June 30th, 1987.

Filed—July 6th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 672/81 is amended by adding thereto the following sections:

83.—(1) Despite section 13, a mobile home is permitted on the land described in subsection (2) if it is constructed and used as an extension of the single-family dwelling existing on the land on the date this section comes into force.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Campbell in the District of Manitoulin being that part of the northwest corner of Lot 26 in Concession IX described as follows:

Commencing at the southeast angle of Lot 26;

Thence north along the east limit of Lot 26 a distance of 150 feet to a point;

Thence west parallel with the south limit of Lot 26 a distance of 150 feet to a point;

Thence south parallel with the said east limit of Lot 26 a distance of 150 feet to a point in the south limit of the said Lot;

Thence east along the south limit of Lot 26 a distance of 150 feet to the place of beginning.

Excepting therefrom that part of the parcel shown as part of a Plan of the Department of Highways numbered P-2314-7 and registered as No. T-5551 in the Land Registry Office for the Land Titles Division of Manitoulin (No. 31). O. Reg. 401/87, s. 1, *part*.

84.—(1) Despite section 16, one seasonal dwelling may be constructed and used on the land described in subsection (2) in addition to the seasonal dwelling existing on that land on the day this section comes into force.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Campbell in the District of Manitoulin being part of Lot 22 in Concession X described as follows:

Commencing at the southwest angle of Lot 22;

Thence northerly along the westerly boundary of Lot 22 a distance of 290 feet to a point;

Thence easterly along a line drawn parallel with the southerly boundary of Lot 22 a distance of 500 feet to a point;

Thence southerly along a line drawn parallel with the westerly limit of Lot 22 a distance of 290 feet to a point;

Thence westerly along the southerly limit of Lot 22 a distance of 500 feet more or less to the point of commencement. O. Reg. 401/87, s. 1, *part*.

PAULINE MORRIS
Director

Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 30th day of June, 1987.

VITAL STATISTICS ACT

O. Reg. 402/87.

General.

Made—June 18th, 1987.

Filed—July 6th, 1987.

REGULATION TO AMEND
REGULATION 942 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
VITAL STATISTICS ACT

1. Regulation 942 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

73.—(1) For the purposes of section 24a of the Act, the information set out in an extract of information from an original birth registration is prescribed information.

(2) An extract of information from an original birth registration under section 24a of the Act shall be in Form 41.

(3) The fee for an extract of information under section 24a of the Act is \$10. O. Reg. 402/87, s. 1.

2. The said Regulation is further amended by adding thereto the following Form:

Form 41

Vital Statistics Act

EXTRACT OF INFORMATION FROM
ORIGINAL BIRTH REGISTRATION

The following particulars with respect to
(name of adopted

..... and
person) (name and relationship to
adopted person)

and
(name and relationship to adopted person)

who are persons who, according to the Registrar of Adoption
Information under the Child and Family Services Act, 1984, are
entitled to disclosure of information under section 158c of the
said Act, are particulars that relate to the birth of
..... and are on file in the
(name of adopted person)

Office of the Registrar General of Ontario:

1. Adopted person -
name at birth
place of birth
date of birth
sex
2. Biological father -
name
place of birth
age
address
3. Biological mother -
name
place of birth
age
address

- 4. Date of certification of original birth registration
.....
- 5. Date of registration of birth
- 6. Other information that was requested on the original
 registration of birth, other than information with respect
 to a person who is not entitled to disclosure of
 information under section 158c of the Child and Family
 Services Act, 1984
.....
.....
.....

.....
Deputy Registrar General

Dated at Toronto,

this day of

 , 198..

NOTE: The information shown on this extract is the information
 shown on the original registration of birth and does not
 show any changes that have occurred since the making of
 the original registration.

Formule 41

Loi sur l'état civil

EXTRAIT DE RENSEIGNEMENTS FIGURANT DANS
L'ENREGISTREMENT INITIAL DE LA NAISSANCE

Les détails suivants concernant
(nom de la personne adoptée)
et
(nom et lien avec la personne adoptée)
et qui,
(nom et lien avec la personne adoptée)
selon le registraire des renseignements sur les adoptions nommé en vertu de
la Loi de 1984 sur les services à l'enfance et à la famille, ont le droit de
se voir divulguer des renseignements en vertu de l'article 158c de cette Loi,
ont trait à la naissance de
(nom de la personne adoptée)
et sont conservés au bureau du registraire général de l'Ontario :

1. Personne adoptée -

nom à sa naissance
lieu de naissance
date de naissance
sexe

2. Père biologique -

nom
lieu de naissance
âge
adresse

3. Mère biologique -

nom
lieu de naissance
âge
adresse

4. Date de certification de l'enregistrement initial de la naissance
.....

- 5. Date d'enregistrement de la naissance
- 6. Autres renseignements qui étaient demandés pour l'enregistrement initial de la naissance, à l'exclusion des renseignements concernant une personne qui n'a pas le droit de se voir divulguer des renseignements en vertu de l'article 158c de la Loi de 1984 sur les services à l'enfance et à la famille
.....
.....
.....

.....
Registraire général adjoint

Fait à Toronto,

le 198..

REMARQUE : Les renseignements figurant dans le présent extrait sont ceux qui figurent dans l'enregistrement initial de la naissance. Ils ne reflètent donc pas les changements qui se sont produits depuis la rédaction de l'enregistrement initial de la naissance.

O. Reg. 402/87, s. 2.

RETAIL SALES TAX ACT

O. Reg. 403/87.

General.

Made—June 25th, 1987.

Filed—July 7th, 1987.

**REGULATION TO AMEND
REGULATION 904 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
RETAIL SALES TAX ACT**

1.—(1) Paragraph 26 of section 1 of Regulation 904 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

26. "fuel oil that is not taxed under the *Fuel Tax Act, 1981*" includes kerosene and naphtha gas when used for heating or lighting;

(2) Section 1 of the said Regulation is amended by adding thereto the following paragraph:

42. "performer" means a person who takes an active part in a performance, but does not include a manager, director, producer, stagehand, designer, hairdresser or applier of makeup;

(3) Paragraph 46 of the said section 1, as remade by subsection 1 (2) of Ontario Regulation 232/86, is revoked and the following substituted therefor:

46. "prepared food products" means meals, lunches, food products sold hot and other arrangements of food purchased from an eating establishment for consumption on or off the premises where the food is sold and includes non-alcoholic beverages sold with or without other prepared food products and soft drinks sold with prepared food products as part of a single transaction at a total price that exceeds two dollars;

(4) Paragraph 61a of the said section 1, as remade by subsection 1 (3) of Ontario Regulation 232/86, is revoked and the following substituted therefor:"

61a. "university" means a post-secondary educational institution that is, by an Act of the Assembly, authorized to grant degrees and includes a community college, a college of agricultural technology and Ryerson Polytechnical Institute;

2.—(1) Clause 2 (a) of the said Regulation, as remade by section 1 of Ontario Regulation 655/86, is revoked and the following substituted therefor:

(a) "install" or "assemble" includes the erection of tangible personal property, but does not include the erection of scaffolding, formwork, hoarding, construction cranes, or temporary power or utilities used in the construction, renovation, maintenance, restoration or repair of real property;

(2) Section 2 of the said Regulation, as remade by section 2 of Ontario Regulation 232/86 and amended by section 1 of Ontario Regulation 655/86, is further amended by adding "and" at the end of clause (b) and by adding thereto the following clause:

(c) "dismantle" does not include the dismantling of scaffolding, formwork, hoarding, construction cranes, or temporary power or utilities used in the construction, renovation, maintenance, restoration or repair of real property.

3.—(1) Clause 5 (1) (b) of the said Regulation, as remade by section 2 of Ontario Regulation 591/84, is revoked and the following substituted therefor:

(b) taxable services as described in clauses (c) and (d) of paragraph 21 of section 1 of the Act.

(2) Subsection 5 (2) of the said Regulation, as remade by section 2 of Ontario Regulation 591/84, is revoked and the following substituted therefor:

(2) When the holder of a "G" permit wishes to purchase tangible personal property or taxable services as described in clauses (c) and (d) of paragraph 21 of section 1 of the Act, free of tax, the holder shall notify his or her supplier that he or she is the holder of a "G" permit by placing the number thereof on his or her purchase order form. O. Reg. 403/87, s. 3 (2).

4. Section 11 of the said Regulation, as amended by section 1 of Ontario Regulation 476/81 and section 1 of Ontario Regulation 128/87, is further amended by adding thereto the following subsection:

(3) A person authorized by the Minister under section 11 shall complete and forward to the Minister, for each transaction, a retail sales tax receipt or declaration for tax exemption form in the prescribed form. O. Reg. 403/87, s. 4.

5. Subsection 21a (1) of the said Regulation, as remade by section 5 of Ontario Regulation 311/85, is revoked and the following substituted therefor:

(1) Subject to subsection (2), the Minister may rebate to the governing body of a university the tax paid by it before the 17th day of January, 1987 on its purchase, for use by the university, of equipment designed for use and used exclusively in research or investigation, repair parts therefor and labour to install or repair such parts or equipment but no rebate may be made with respect to such equipment or repair parts or labour to install such parts or equipment where the equipment is used in the instruction of students and no interest shall be paid on the rebate.
O. Reg. 403/87, s. 5.

6. Subsection 24 (5) of the said Regulation, as remade by section 6 of Ontario Regulation 311/85, is revoked and the following substituted therefor:

(5) The officers of the Ministry of Revenue holding the positions of,

- (a) Manager, Control and Analysis, Audit;
- (b) Manager, Audit;
- (c) Senior Operations Officer, Audit;
- (d) Supervisor, Audit; and
- (e) Supervisors, Centralized Programs, Services and Revenue Control, Retail Sales Tax Branch,

may exercise the powers and perform the duties of the Minister under subsections 29 (2) and (3) of the Act.
O. Reg. 403/87, s. 6.

7. Section 30 of the said Regulation, as amended by section 4 of Ontario Regulation 249/82, is revoked.

8. Subsections 1 (2) and (3), and sections 2, 3, 4 and 5, of this Regulation shall be deemed to have come into force on the 17th day of January, 1987.

(2187)

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COURTS OF JUSTICE ACT, 1984

O. Reg. 404/87.
District Court of Ontario.
Made—July 9th, 1987.
Filed—July 9th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 785/84
MADE UNDER THE
COURTS OF JUSTICE ACT, 1984

- 1. Section 1 of Ontario Regulation 785/84, as remade by section 1 of Ontario Regulation 138/87, is amended by striking out “122” in the first line and inserting in lieu thereof “125”.
- 2. Effective the 31st day of July, 1987, section 1 of the said Regulation is further amended by striking out “125” in the first line and inserting in lieu thereof “122”.

(2217)

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HEALTH INSURANCE ACT

O. Reg. 405/87.
General.
Made—July 9th, 1987.
Filed—July 9th, 1987.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1.—(1) Item 2 of Table 1B of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 25/87, is revoked and the following substituted therefor:

- 2. On or after the 1st day of November, 1986, but before the 1st day of January, 1987

615.34	20.23	872.00	28.67	1,487.34	48.90
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(2) Item 3 of the said Table 1B, as remade by section 1 of Ontario Regulation 213/87, is revoked and the following substituted therefor:

3. On or after the 1st day of January, 1987, but before the 1st day of February, 1987 ..	615.34	20.23	953.82	31.36	1,569.16	51.59
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(3) Item 4 of the said Table 1B, as made by section 1 of Ontario Regulation 213/87, is revoked and the following substituted therefor:

4. On or after the 1st day of February, 1987, but before the 1st day of May, 1987	621.78	20.44	947.38	31.15	1,569.16	51.59
5. On or after the 1st day of May, 1987	628.29	20.60	945.21	30.99	1,573.50	51.59

(2218)

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HOMES FOR SPECIAL CARE ACT

O. Reg. 406/87.

General.

Made—July 9th, 1987.

Filed—July 9th, 1987.

REGULATION TO AMEND REGULATION 501 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR SPECIAL CARE ACT

1.—(1) Subsections 41 (2a) and (2b) of Regulation 501 of Revised Regulations of Ontario, 1980, as made by subsection 3 (1) of Ontario Regulation 273/85, are revoked and the following substituted therefor:

(2a) Where a resident in an approved home or licensed residential home is unable to pay for his or her care and maintenance, the Minister may pay to the board of the approved home or the licensee of the licensed residential home during the period set out in Column 1 of Table 2 or 3, as the case requires, the amount set out opposite thereto in Column 2 of Table 2 or 3 for each full month the resident receives care and maintenance.

(2b) Where a resident in an approved home or licensed residential home is unable to pay for his or her care and maintenance, the Minister may pay to the board of the approved home or the licensee of the licensed residential home during the period set out in Column 1 of Table 2 or 3, as the case requires, where the resident receives care and maintenance for less than a month or for a day or number of days in excess of a full

month, the amount set out opposite thereto in Column 3 of Table 2 or 3 for each day the resident receives care and maintenance. O. Reg. 406/87, s. 1 (1).

(2) The said section 41 is amended by adding thereto the following subsections:

(2ka) Where a resident in a licensed nursing home is unable to pay for his or her care and maintenance, the Minister may pay to the licensee of the licensed nursing home during the period set out in Column 1 of Table 3,

(a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit, the amount set out opposite thereto in Column 4 of Table 3 for each full month the resident receives extended care; and

(b) the amount set out opposite thereto in Column 6 of Table 3 for each full month the resident receives intermediate care.

(2kb) Where a resident in a licensed nursing home is unable to pay for his or her care and maintenance, the Minister may pay to the licensee of the licensed nursing home during the period set out in Column 1 of Table 3,

(a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit for less than a month or for a day or number of days in excess of a full month, the amount set out opposite thereto in Column 5 of Table 3 for each day the resident receives extended care; and

(b) where the resident receives intermediate care for less than a month or for a day or number of days in excess of a full month, the amount set out opposite thereto in Column 7 of Table 3 for each day the resident receives intermediate care. O. Reg. 406/87, s. 1 (2).

- (3) Subsections 41 (2l) and (2m) of the said Regulation, as made by subsection 3 (1) of Ontario Regulation 273/85, are revoked and the following substituted therefor:

(2l) Where a resident in a licensed supportive residential care facility is unable to pay for his or her care and maintenance, the Minister may pay to the licensee of the licensed supportive residential care facility during the period set out in Column 1 of Table 2 or 3, as the case requires, the amount set out opposite thereto in Column 12 of Table 2 or Column 8 of Table 3 for each full month the resident receives care and maintenance.

(2m) Where a resident in a licensed supportive residential care facility is unable to pay for his or her care

and maintenance, the Minister may pay to the licensee of the licensed supportive residential care facility during the period set out in Column 1 of Table 2 or 3, as the case requires, the amount set out opposite thereto in Column 13 of Table 2 or Column 9 of Table 3 for each day the resident receives care and maintenance.

O. Reg. 406/87, s. 1 (3).

- (4) Subsection 41 (4) of the said Regulation, as amended by subsection 3 (3) of Ontario Regulation 273/85, is further amended by striking out "subsections (1), (2) and (2c) to (2k)" in the amendment of Ontario Regulation 273/85 and inserting in lieu thereof "subsections (1), (2) and (2c) to (2kb)".

2. Item 2 of Table 2 of the said Regulation, as made by section 1 of Ontario Regulation 91/86, is revoked and the following substituted therefor:

2.	On or after the 1st day of January, 1986, but before the 1st day of January, 1987	635.09	20.88	1,495.25	49.16	1,272.30	41.83	1,487.34	48.90	1,265.61	41.61	1,262.26	41.50
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3. The said Regulation is amended by adding thereto the following Table:

TABLE 3

Item	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9
	Effective Period	Monthly Payment	Daily Payment	Monthly Payment	Daily Payment	Monthly Payment	Daily Payment	Monthly Payment	Daily Payment
1.	On or after the 1st day of January, 1987, but before the 1st day of May, 1987	\$670.06	\$22.03	\$1,569.16	\$51.59	\$1,335.26	\$43.90	\$1,331.61	\$43.78
2.	On or after the 1st day of May, 1987	671.92	22.03	1,573.50	51.59	1,338.95	43.90	1,335.29	43.78

O. Reg. 406/87, s. 3.

(2219)

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MENTAL HOSPITALS ACT

O. Reg. 407/87.

General.

Made—July 9th, 1987.

Filed—July 9th, 1987.

**REGULATION TO AMEND
REGULATION 611 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
MENTAL HOSPITALS ACT**

1. Item 9 of Table 1 of Regulation 611 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 92/86, is revoked and the following substituted therefor:

9.	On or after the 1st day of January, 1986 to and including the 31st day of December, 1986	\$635.09	20.88
10.	On or after the 1st day of January, 1987 to and including the 30th day of April, 1987	\$670.06	22.03
11.	On or after the 1st day of May, 1987	\$671.92	22.03

(2220)

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MINISTRY OF HEALTH ACT

O. Reg. 408/87.

Grants to Accredited Nursing Homes.

Made—June 30th, 1987.

Approved—July 9th, 1987.

Filed—July 9th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 462/86
MADE UNDER THE
MINISTRY OF HEALTH ACT**

1. The definition of "extended care resident" in section 1 of Regulation 462/86 is revoked and the following substituted therefor:

"extended care resident" means,

- (a) an extended care resident, or

- (b) a resident within the meaning of the *Homes for Special Care Act* who is receiving intermediate nursing care,

within the meaning of Regulation 690 of Revised Regulations of Ontario, 1980 (General);

2. Section 3 of the said Regulation is revoked and the following substituted therefor:

3. An annual grant to an accredited nursing home shall be calculated by multiplying, for each day on and after the 1st day of April in each year that the nursing home is an accredited nursing home, 28 cents times the number of beds that are occupied by extended care residents. O. Reg. 408/87, s. 2.

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 30th day of June, 1987.

(2221)

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GAME AND FISH ACT

O. Reg. 409/87.

Open Seasons—Moose and Deer.

Made—July 9th, 1987.

Filed—July 10th, 1987.

**REGULATION TO AMEND
REGULATION 428 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

- 1.—(1) Subsection 11 (1) of Regulation 428 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 331/83 and amended by subsection 1 (1) of Ontario Regulation 217/85 and section 1 of Ontario Regulation 336/86, is revoked and the following substituted therefor:

(1) A licence in Form 1 or 2 of Regulation 420 of Revised Regulations of Ontario, 1980 is not valid for hunting deer in wildlife management units 53B, 75, 76A, 76B, 76C, 76D, 77A, 77B, 77C, 78A, 78B, 79A, 79C, 79D, 80A, 80B, 81A, 81B, 85A, 85B, 85C, 87B, 87C, 87D, 91A, 91B, 92A, 92B, 92C, 92D, 93A and 93B during the period from and including the first Monday in November to and including the Thursday next following, unless a tag in Form 25 of Regulation 420 of Revised Regulations of Ontario, 1980 is attached to the licence, and a tag in Form 25 is valid only in the wildlife management unit specified thereon. O. Reg. 409/87, s. 1 (1).

- (2) Subsection 11 (1a) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 217/85, is revoked and the following substituted therefor:

(1a) A licence in Form 1 or 2 of Regulation 420 of Revised Regulations of Ontario, 1980 is not valid for hunting deer in wildlife management units 89A, 89B, 90A and 90B, unless the licence has attached thereto a tag in Form 25 or 25A of Regulation 420 of Revised Regulations of Ontario, 1980, and a tag in Form 25 or 25A is valid,

(a) from the first Monday in November to the Thursday next following; or

(b) from the first Monday in December to the Thursday next following,

as specified in the tag and in the wildlife management unit specified in the tag. O. Reg. 409/87, s. 1 (2).

- (3) Subsection 11 (2) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 326/85, is amended by inserting after "Form 25" in the sixth line "or 25A".
- (4) Subsection 11 (3) of the said Regulation, as made by section 2 of Ontario Regulation 591/81, is amended by inserting after "Form 25" in the fourth line "or 25A".

- 2.—(1) Schedule 3 to the said Regulation, as remade by section 3 of Ontario Regulation 209/87, is amended by striking out "19" in Columns 2 and 3 of item 13 and inserting in lieu thereof "20" in each Column.

- (2) The said Schedule 3 is further amended by striking out "89A, 89B, 90A, 90B" from Column 1 of item 30.

- (3) The said Schedule 3 is further amended by adding thereto the following items:

Item	Wildlife Management Units	Open Seasons Residents	Open Seasons Non-Residents	Conditions
40.	89A, 89B, 90A, 90B	December 7 to December 10		Only shotguns or flint-lock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
41.	89A, 89B, 90A, 90B	October 15 to November 1, November 6 to December 6 and December 11 to December 31		Only bows and arrows may be used. No person shall use or be accompanied by a dog.

(2222)

GAME AND FISH ACT

O. Reg. 410/87.

Hunting Licences.

Made—July 9th, 1987.

Filed—July 10th, 1987.

**REGULATION TO AMEND
REGULATION 420 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1. Subsection 2 (6) of Regulation 420 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 138/83, is revoked and the following substituted therefor:

(6) An application for a tag in Form 25, 25A or 26 shall be in a form furnished by the Ministry of Natural Resources. O. Reg. 410/87, s. 1.

2. Subsection 2 (7a) of the said Regulation, as made by section 1 of Ontario Regulation 376/83, is revoked and the following substituted therefor:

(7a) No person shall submit more than one application for a tag in Form 25 or 25A or possess more than one tag in either Form 25 or 25A. O. Reg. 410/87, s. 2.

3. Form 25 of the said Regulation, as remade by section 2 of Ontario Regulation 397/82, is revoked and the following substituted therefor:

Form 25

19... Controlled Deer Hunt Validation Tag

Tag Serial Number

This authorizes
(initials and last name)

to hunt antlered and antlerless deer in W.M.U. .

....., 19.... to, 19....

O. Reg. 410/87, s. 3.

4. The said Regulation is amended by adding thereto the following Form:

Form 25A

19... Controlled Deer Hunt Validation Tag

Tag Serial Number

This authorizes
(initials and last name)

to hunt only antlered deer in W.M.U.

....., 19.... to, 19....

O. Reg. 410/87, s. 4.

(2223)

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ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 411/87.

Exemption—Ministry of the Environment—
MOE-33.

Made—June 30th, 1987.

Approved—June 30th, 1987.

Filed—July 10th, 1987.

**ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT**

**EXEMPTION—MINISTRY OF THE
ENVIRONMENT—MOE-33**

Having received a request from the Regional Director, Central Region, Ministry of the Environment, that an undertaking, namely:

The removal of lead contaminated soil from residential and municipal properties in the vicinity of the Canada Metal Company Limited secondary lead smelter on Eastern Avenue in Toronto, hauling the soil to approved waste disposal sites, replacing it with uncontaminated top soil and restoring the properties to a condition approximating that which existed prior to the soil removal

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Regional Director, Central Region, that if the undertaking is subject to the application of the Act, the following injury, damage or interference with persons and property indicated will occur:

- A. Since lead contaminated soil on residential and municipal properties poses a potential hazard to the health of pre-school aged children, there will be a prolonged exposure of these children to the potential hazard.

- B. The public will become increasingly uneasy over the continuing presence of lead contaminated soil in view of its potential hazard to pre-school aged children and the Ministry commitment to remove it.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The lead contaminated soil poses a potential hazard to the children of the area. Delays which would be engendered by the application of the Act to the removal program will add to the duration of this potential hazard. Therefore, it is in the public interest to replace lead contaminated soil in the area expeditiously without waiting for an environmental assessment approval.

The exemption is subject to the following terms and conditions:

1. The Ministry, where appropriate, shall inform and consult with agencies, municipalities, (2224)

public groups and the public, which have concerns with the undertaking before the commencement of the undertaking.

2. The Director, Central Region, Ministry of the Environment, shall advise, in writing, thirty calendar days after the completion of the undertaking, the Director of the Environmental Assessment Branch of the Ministry of the Environment, as to how the conditions of the exemption have been met, for filing with the public records kept under section 31 of the Act by the Branch at the Ministry's main office.
3. The Director, Central Region, shall designate specific truck haulage routes to be followed throughout the undertaking, in order to minimize any potential adverse effects on local residents.
4. The Director, Central Region, Ministry of the Environment, shall take steps to ensure that the hauling contractor securely contains all loads in order to prevent spillage and cleans up any spillage that does result from the loading and hauling of the soil. O. Reg. 411/87.

JAMES BRADLEY
Minister of the Environment

Publications Under The Regulations Act

August 1st, 1987

PLANNING ACT, 1983

O. Reg. 412/87.

Restricted Areas—District of Manitoulin,
Geographic townships of Campbell,
Dawson, Mills and Robinson.

Made—July 13th, 1987.

Filed—July 14th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 672/81 is amended by adding thereto the following section:

85.—(1) Despite subsection 50 (1), one seasonal dwelling together with buildings and structures accessory thereto may be erected on each parcel of land described in subsection (2) if the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.5 metres on the other side
Maximum height of any building or structure	9 metres
Minimum ground floor area	55 square metres
Maximum lot coverage	15 per cent

(2) This section applies to those parcels of land in the geographic Township of Dawson in the District of Manitoulin described as follows:

1. That part of Lot 24 in Concession 12 and those parts of Lot 25 in concessions 12 and 13 designated as Part 1 on Reference Plan R. R. No. 68 deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31).
2. Each of parts 1 to 5 inclusive on Reference Plan R. R. No. 69 deposited in the said Land Registry Office, each said part being part of Lot 24 in Concession 12.

3. That part of Lot 24 in Concession 12 designated as Part 6 on the said Reference Plan R. R. No. 69, except for Part 3 on Plan 31R-1671 deposited in the said Land Registry Office.
4. That part of Lot 25 in Concession 13 designated as Part 1 on Reference Plan R. R. No. 70 deposited in the said Land Registry Office except for Part 1 on Plan 31R-1680 deposited in the said Land Registry Office.
5. Each of parts 2 to 4 inclusive on the said Reference Plan R. R. No. 70, each said part being part of Lot 25 in Concession 13.
6. Each of parts 5 and 6 on the said Reference Plan R. R. No. 70, each said part being parts of lots 24 and 25 in Concession 13.
7. Those parts of Lot 24 in concessions 12 and 13 designated as Part 7 on the said Reference Plan R. R. No. 70.
8. That part of Lot 24 in Concession 12 designated as Part 8 on the said Reference Plan R. R. No. 70. O. Reg. 412/87, s. 1.

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 13th day of July, 1987.

(2227)

31

ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 413/87.

Guaranteed Income Limit.

Made—July 9th, 1987.

Filed—July 15th, 1987.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

GUARANTEED INCOME LIMIT

1. Commencing with the month of July, 1987, the guaranteed income limit for the purposes of,

- (a) subclause 1 (j) (i) of the Act is \$8,970.12;
 (b) subclause 1 (j) (ii) of the Act is \$7,460.04;
 (c) subclause 1 (j) (iii) of the Act is \$7,460.04;
 and
 (d) subclause 1 (j) (iv) of the Act is \$14,920.08. O. Reg. 413/87, s. 1.

2. Ontario Regulation 277/87 is revoked.

3. This Regulation shall be deemed to have come into force on the 1st day of July, 1987.

(2235)

31

REGISTRY ACT

O. Reg. 414/87.

Transfer of Functions.

Made—July 15th, 1987.

Filed—July 16th, 1987.

REGULATION MADE UNDER THE REGISTRY ACT

TRANSFER OF FUNCTIONS

1. The functions of the Director of Land Registration referred to in the sections set out in Column 2 of Schedule 1 of the Acts set out opposite thereto in Column 1 of Schedule 1 are transferred to the Director of Titles. O. Reg. 414/87, s. 1.

2.—(1) The functions of the Director of Land Registration referred to in the sections set out in Column 2 of Schedule 2 of the Acts set out opposite thereto in Column 1 of Schedule 2 are transferred to the Director of Titles.

(2) Notwithstanding subsection (1), the Director of Land Registration shall retain concurrent authority to perform the functions transferred under subsection (1). O. Reg. 414/87, s. 2.

Schedule 1

ITEM	COLUMN 1	COLUMN 2
1.	Personal Property Security Act	s. 42(2)
2.	Personal Property Security Act	s. 68(1)

O. Reg. 414/87, Sched. 1.

Schedule 2

ITEM	COLUMN 1	COLUMN 2
1.	Land Registration Reform Act	s. 3(4)
2.	Registry Act	s. 91(b)
3.	Land Titles Act	s. 8 (with respect to function under clause 91(b) of the <i>Registry Act</i> only)

O. Reg. 414/87, Sched. 2.

MONTE KWINTER
 Minister of Consumer and
 Commercial Relations

Dated at Toronto, this 15th day of July, 1987.

LAND TITLES ACT

O. Reg. 415/87.

Transfer of Functions.

Made—July 15th, 1987.

Filed—July 16th, 1987.

REGULATION MADE UNDER THE LAND TITLES ACT

TRANSFER OF FUNCTIONS

1. The functions of the Director of Titles referred to in the sections set out in Column 2 of Schedule 1 of the Acts set out opposite thereto in Column 1 of Schedule 1 are transferred to the Director of Land Registration. O. Reg. 415/87, s. 1.

2.—(1) The functions of the Director of Titles referred to in the sections set out in Column 2 of Schedule 2 of the Acts set out opposite thereto in Column 1 of Schedule 2 are transferred to the Director of Land Registration.

(2) Notwithstanding subsection (1), the Director of Titles shall retain concurrent authority to perform the functions transferred under subsection (1). O. Reg. 415/87, s. 2.

Schedule 1

ITEM	COLUMN 1	COLUMN 2
1.	Boundaries Act	s. 19
2.	Certification of Titles Act	s. 4(1)
3.	Certification of Titles Act	s. 4(2)
4.	Certification of Titles Act	s. 6(1)
5.	Certification of Titles Act	s. 9
6.	Certification of Titles Act	s. 10
7.	Certification of Titles Act	s. 12(1)
8.	Certification of Titles Act	s. 13(2)
9.	Certification of Titles Act	s. 13a
10.	Certification of Titles Act	s. 14
11.	Land Titles Act	s. 14
12.	Land Titles Act	s. 31(4)
13.	Land Titles Act	s. 32(1)
14.	Land Titles Act	s. 116(1)
15.	Land Titles Act	s. 143(2)(b)
16.	Land Titles Act	s. 144(6)
17.	Land Titles Act	s. 147(1)
18.	Land Titles Act	s. 169(3)
19.	Registry Act	s. 73(10)

Schedule 2

ITEM	COLUMN 1	COLUMN 2
1.	Registry Act	s. 45(4)

O. Reg. 415/87, Sched. 2.

MONTE KWINTER
Minister of Consumer and
Commercial Relations

Dated at Toronto, this 15th day of July, 1987.

(2262)

31

HEALTH PROTECTION AND PROMOTION ACT, 1983

O. Reg. 416/87.

Rabies—Immunization.

Made—July 16th, 1987.

Filed—July 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 594/85 MADE UNDER THE HEALTH PROTECTION AND PROMOTION ACT, 1983

1. Table 1 of Ontario Regulation 594/85
is amended by adding thereto the fol-
lowing item:

14. Eastern Ontario
Health Unit

July 20, 1987

(2264)

31

FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 417/87.

Burley Tobacco.

Made—July 16th, 1987.

Filed—July 17th, 1987.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

BURLEY TOBACCO

1. In this Regulation,

“grader” means a grader appointed to grade tobacco;

“injury” means damage that detracts from the appear-
ance or usability of tobacco leaves, other than
damage by mould or by bits of broken tobacco
leaves and stems resulting from handling;

“tobacco” means unmanufactured burley tobacco pro-
duced in Ontario;

“uniformity”, when expressed as a figure, means the
percentage of tobacco leaves that meet the
minimum colour intensity, leaf structure, body,
width and length requirements for a particular
grade. O. Reg. 417/87, s. 1.

2. Tobacco is designated as a farm product.
O. Reg. 417/87, s. 2.

3. No person shall,

(a) sell or deliver for sale to a first buyer thereof;
or

(b) buy from the producer thereof,

tobacco unless a grader has graded it and marked it
with a grade established by this Regulation. O. Reg.
417/87, s. 3.

4. Where tobacco is graded, the grader shall examine the tobacco in as many bales on a pallet as are necessary to determine the grade of all the tobacco on the pallet and shall affix to a bale on the pallet a tag or label on which is legibly marked the grade of the tobacco on the pallet. O. Reg. 417/87, s. 4.

5. Tobacco damaged by mould after being cured or containing bits of broken tobacco leaves and stems resulting from handling does not qualify for a grade. O. Reg. 417/87, s. 5.

6. The grade factors for tobacco leaves are leaf group, colour, intensity, leaf structure, body, width, length, uniformity and injury. O. Reg. 417/87, s. 6.

7. The leaf groups for tobacco and the symbols therefor are,

- (a) sands (S), consisting of the leaves nearest the ground on a tobacco plant;
- (b) cutters (C), consisting of the leaves above the sands and below the leaf;
- (c) leaf (L), consisting of the leaves above the cutters and below the tips; and
- (d) tips (T), consisting of the leaves at the top of a tobacco plant. O. Reg. 417/87, s. 7.

8. The colour classes for tobacco and the symbols therefor are,

- (a) buff (B);
- (b) tan (T);
- (c) pink (P), meaning that the lamina of at least 20 per cent of the leaves is at least 20 per cent pink;
- (d) tannish red (TR);
- (e) red (R);
- (f) dark red (DR);
- (g) variegated (V), meaning that at least 20 per cent of the leaves are greyish, mottled or bleached;
- (h) greenish (G), meaning that at least 20 per cent of the leaves contain green; and
- (i) mixed (M), meaning that at least 20 per cent of the leaves are of a distinctly different colour or leaf group. O. Reg. 417/87, s. 8.

9. The colour intensity classifications for tobacco are,

- (a) strong;
- (b) moderate; and

(c) weak. O. Reg. 417/87, s. 9.

10. The leaf structure classifications for tobacco are,

- (a) open, meaning ripe and possessing a well-developed cell structure giving the leaf an open grain;
- (b) close, meaning fairly ripe and possessing a developed cell structure giving the leaf a close grain; and
- (c) tight, meaning possessing an undeveloped structure giving the leaf a tight grain. O. Reg. 417/87, s. 10.

11. The body classifications for tobacco of each leaf group are,

- (a) fleshy;
- (b) medium; and
- (c) lean. O. Reg. 417/87, s. 11.

12. The width classifications for tobacco of each leaf group other than sands are,

- (a) broad;
- (b) normal; and
- (c) narrow. O. Reg. 417/87, s. 12.

13. In each of sections 9, 10, 11 and 12, the most favourable classification is listed first and the least favourable classification is listed last. O. Reg. 417/87, s. 13.

14.—(1) The grades indicated in Schedules 1 to 4 and section 15 are established for tobacco.

(2) Tobacco, the majority of which is of the leaf group indicated in the heading of a schedule, may be graded with a grade indicated in the schedule if it meets the minimum grade requirements set opposite the grade.

(3) Tobacco, no more than 20 per cent of the leaves of which have an injury referred to in subsection (4), may be graded with the grade for which it would qualify but for the injury if the grade mark designating the grade that is affixed to the bale is followed by the symbol referred to for the appropriate condition set out in subsection (4).

(4) For the purpose of subsection (3), the symbol to be used,

- (a) in the case of severely leaf-spotted tobacco, is D;
- (b) in the case of severely hailed tobacco, is H;

- (c) in the case of frosted tobacco, is O;
- (d) in the case of severely sweated or barn-burnt tobacco, is S;
- (e) in the case of severely bruised or sunburnt tobacco, is B;
- (f) in the case of wet tobacco, is W; and
- (g) in the case of tobacco with excessive dirt, foreign material or odour, is U.

(5) Each symbol required to follow a grade mark shall be legibly marked and shall be at least as large as the symbols in the grade mark. O. Reg. 417/87, s. 14.

15.—(1) In this section, “nondescript” means tobacco that does not qualify for a grade indicated in the schedules and more than 20 per cent of the leaves of which are,

- (a) aphid infected;
- (b) badly hailed;
- (c) severely barn-burnt;

- (d) crude right through the lamina;
- (e) dead;
- (f) dirty;
- (g) frosted;
- (h) green; or
- (i) water damaged.

(2) The symbol for nondescript tobacco is ND.

(3) Nondescript tobacco may be graded with one of the following grades, the first symbol of which indicates the leaf group of the majority of the tobacco:

- 1. S — ND.
- 2. C — ND.
- 3. L — ND.
- 4. T — ND. O. Reg. 417/87, s. 15.

16. Regulation 326 of Revised Regulations of Ontario, 1980 is revoked.

Schedule 1

SANDS

GRADE REQUIREMENTS

GRADE	Colour	Colour Intensity	Leaf Structure	Body	Approximate Length (maximum inches)	Uniformity (minimum per cent)	Injury (maximum per cent)
ST1	tan	strong	open	fleshy	16	90	10
ST2	tan	moderate	open	medium	16	80	30
ST3	tan	moderate	close	lean	16	70	50
SB1	buff	strong	open	medium	16	90	10
SB2	buff	moderate	close	medium	16	80	30
SD3	buff	weak	tight	lean	16	70	50
SV3	variegated	moderate	close	medium	16	80	30
SV4	variegated	moderate	close	lean	16	75	40
SV5	variegated	weak	tight	lean	16	70	50
SG3	greenish	moderate	close	medium	16	80	30
SG4	greenish	moderate	close	medium	16	75	40
SG5	greenish	weak	tight	lean	16	70	50
SM3	mixed	strong	open	fleshy	16	80	30
SM4	mixed	moderate	close	medium	16	75	40
SM5	mixed	weak	tight	lean	16	70	50

O. Reg. 417/87, Sched. 1.

Schedule 2
CUTTERS

GRADE	GRADE REQUIREMENTS						Injury (maximum per cent)
	Colour	Colour Intensity	Leaf Structure	Body	Width	Approximate Length (minimum inches)	
CT1	tan	strong	open	fleshy	broad	20	90
CT2	tan	moderate	open	medium	normal	18	80
CT3	tan	moderate	close	lean	normal	16	70
CTR1	tannish red	strong	close	medium	broad	20	90
CTR2	tannish red	moderate	close	medium	normal	18	80
CTR3	tannish red	moderate	tight	lean	normal	16	70
CB1	buff	moderate	close	fleshy	broad	20	90
CB2	buff	moderate	close	medium	normal	18	80
CB3	buff	weak	tight	lean	normal	16	70
CP3	pink	moderate	close	medium	normal	18	80
CP4	pink	moderate	close	medium	normal	18	75
CP5	pink	weak	tight	lean	narrow	16	70
CV3	variegated	moderate	close	medium	normal	18	80
CV4	variegated	moderate	close	medium	normal	18	75
CV5	variegated	weak	tight	lean	narrow	16	70
CG3	greenish	moderate	close	medium	normal	18	80
CG4	greenish	moderate	close	medium	normal	18	75
CG5	greenish	weak	tight	lean	narrow	16	70
CM3	mixed	strong	open	fleshy	normal	18	80
CM4	mixed	moderate	close	medium	normal	16	75
CM5	mixed	weak	tight	lean	narrow	16	70

Schedule 3

LEAF

GRADE	GRADE REQUIREMENTS						Injury (maximum per cent)
	Colour	Colour Intensity	Leaf Structure	Body	Width	Approximate Length (minimum inches)	
LR1	red	strong	open	fleshy	normal	20	90
LR2	red	moderate	open	medium	normal	16	80
LR3	red	moderate	close	lean	narrow	16	70
LT1	tan	strong	close	medium	normal	20	90
LT2	tan	moderate	close	medium	normal	16	80
LT3	tan	moderate	tight	lean	narrow	16	70
LTR1	tannish red	moderate	close	medium	normal	20	90
LTR2	tannish red	moderate	close	medium	normal	16	80
LTR3	tannish red	weak	tight	lean	narrow	16	70
LP3	pink	moderate	close	medium	normal	16	80
LP4	pink	moderate	close	medium	normal	16	75
LP5	pink	weak	tight	lean	narrow	16	70
LV3	variegated	moderate	close	medium	normal	16	80
LV4	variegated	moderate	close	medium	normal	16	75
LV5	variegated	weak	tight	lean	narrow	16	70
LG3	greenish	moderate	close	medium	normal	16	80
LG4	greenish	moderate	close	medium	normal	16	75
LG5	greenish	weak	tight	lean	narrow	16	70
LV3	mixed	strong	open	fleshy	normal	16	80
LV4	mixed	moderate	close	medium	normal	16	75
LV5	mixed	weak	tight	lean	narrow	16	70

Schedule 4
TIPS

GRADE	GRADE REQUIREMENTS						Injury (maximum per cent)
	Colour	Colour Intensity	Leaf Structure	Body	Width	Approximate Length (maximum inches)	
TDR1	dark red	strong	open	fleshy	normal	16	10
TDR2	dark red	moderate	open	medium	narrow	16	30
TDR3	dark red	moderate	close	lean	narrow	16	50
TR1	red	strong	close	medium	normal	16	10
TR2	red	moderate	close	medium	narrow	16	30
TR3	red	moderate	tight	lean	narrow	16	50
TV3	variegated	moderate	close	medium	normal	16	30
TV4	variegated	moderate	close	medium	narrow	16	40
TV5	variegated	weak	tight	lean	narrow	16	50
TG3	greenish	moderate	close	medium	normal	16	30
TG4	greenish	moderate	close	medium	narrow	16	40
TG5	greenish	weak	tight	lean	narrow	16	50
TM3	mixed	strong	open	fleshy	normal	16	30
TM4	mixed	moderate	close	medium	narrow	16	40
TM5	mixed	weak	tight	lean	narrow	16	50

O. Reg. 417/87, Sched. 4.

31

HIGHWAY TRAFFIC ACT

O. Reg. 418/87.

Extending Term of Validity of
Driver's Licence.

Made—July 16th, 1987.

Filed—July 17th, 1987.

**REGULATION TO REVOKE
ONTARIO REGULATION 375/87
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

1. Ontario Regulation 375/87 is revoked.

(2266)

31



Publications Under The Regulations Act

August 8th, 1987

MINISTRY OF HEALTH ACT

O. Reg. 419/87.

Grants—Health Resources.

Made—July 6th, 1987.

Approved—July 16th, 1987.

Filed—July 20th, 1987.

REGULATION TO AMEND REGULATION 658 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Subsection 14 (3) of Regulation 658 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 61/87, is revoked and the following substituted therefor:

(3) A grant payable under this section shall be in the amount of \$15,000 and shall be paid to the applicant as follows:

1. \$1,250 after the applicant has been engaged in employment with the health resource for two months.
2. \$1,250 after the applicant has been engaged in employment with the health resource for three months.
3. \$1,250 after the applicant has been engaged in employment with the health resource for six months.
4. \$1,250 after the applicant has been engaged in employment with the health resource for nine months.
5. \$1,250 after the applicant has been engaged in employment with the health resource for twelve months.
6. \$1,250 after the applicant has been engaged in employment with the health resource for fifteen months.
7. \$1,250 after the applicant has been engaged in employment with the health resource for eighteen months.

8. \$1,250 after the applicant has been engaged in employment with the health resource for twenty-one months.

9. \$1,250 after the applicant has been engaged in employment with the health resource for twenty-four months.

10. \$1,250 after the applicant has been engaged in employment with the health resource for twenty-seven months.

11. \$1,250 after the applicant has been engaged in employment with the health resource for thirty months.

12. \$1,250 after the applicant has been engaged in employment with the health resource for thirty-three months. O. Reg. 419/87, s. 1.

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 6th day of July, 1987.

(2267)

32

MINISTRY OF HEALTH ACT

O. Reg. 420/87.

Grants—Health Resources.

Made—July 6th, 1987.

Approved—July 16th, 1987.

Filed—July 20th, 1987.

REGULATION TO AMEND REGULATION 658 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Regulation 658 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Part:

PART X

19.—(1) In this section,

"applicant" means,

- (a) a person who is registered as a physiotherapist under section 3 of Regulation 253 of Revised Regulations of Ontario, 1980 (Physiotherapists),
- (b) a person who has been granted a degree in occupational therapy,
- (c) a person who has been granted a degree in speech pathology, or
- (d) a person who has been granted a degree in audiology;

"developing a health resource" means being employed by,

- (a) a hospital within the meaning of the *Public Hospitals Act* that is located in Northern Ontario,
- (b) a board of health within the meaning of the *Health Protection and Promotion Act, 1983* that is operating in Northern Ontario,
- (c) the Victorian Order of Nurses in Thunder Bay,
- (d) the Sault Ste. Marie Children's Rehabilitation Centre,
- (e) the Laurentian Hospital Children's Treatment Centre, or
- (f) the George Jeffrey Children's Treatment Centre;

"Northern Ontario" means,

- (a) the districts of Algoma, Cochrane, Kenora, Manitoulin, Rainy River, Sudbury, Timiskaming or Thunder Bay, or
- (b) any portion of the District of Nipissing lying to the north or west of Algonquin Provincial Park.

(2) The Minister may provide a grant for developing a health resource to an applicant who applies in writing to the Minister and declares in the application that the applicant intends to work on a full-time basis for a health resource.

(3) A grant payable under this section shall be in the amount of \$15,000 and shall be paid to the applicant as follows:

- 1. \$1,250 after the applicant has been engaged in employment with the health resource for two months.
- 2. \$1,250 after the applicant has been engaged in employment with the health resource for three months.

- 3. \$1,250 after the applicant has been engaged in employment with the health resource for six months.
- 4. \$1,250 after the applicant has been engaged in employment with the health resource for nine months.
- 5. \$1,250 after the applicant has been engaged in employment with the health resource for twelve months.
- 6. \$1,250 after the applicant has been engaged in employment with the health resource for fifteen months.
- 7. \$1,250 after the applicant has been engaged in employment with the health resource for eighteen months.
- 8. \$1,250 after the applicant has been engaged in employment with the health resource for twenty-one months.
- 9. \$1,250 after the applicant has been engaged in employment with the health resource for twenty-four months.
- 10. \$1,250 after the applicant has been engaged in employment with the health resource for twenty-seven months.
- 11. \$1,250 after the applicant has been engaged in employment with the health resource for thirty months.
- 12. \$1,250 after the applicant has been engaged in employment with the health resource for thirty-three months. O. Reg. 420/87, s. 1.

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 6th day of July, 1987.

(2268)

32

MINISTRY OF HEALTH ACT

O. Reg. 421/87.

Occupational Therapy Bursaries.

Made—July 6th, 1987.

Approved—July 16th, 1987.

Filed—July 20th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 289/84 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Section 2 of Ontario Regulation 289/84, exclusive of the clauses, is

revoked and the following substituted therefor:

2. A bursary of \$7,500 may be provided to an applicant who is a resident for his or her second-last or last academic year, where the applicant,

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 6th day of July, 1987.

(2269)

32

MINISTRY OF HEALTH ACT

O. Reg. 422/87.

Speech Pathology and Audiology
Bursaries.

Made—July 6th, 1987.

Approved—July 16th, 1987.

Filed—July 20th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 440/83 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Section 2 of Ontario Regulation 440/83, exclusive of the clauses, as re-made by section 2 of Ontario Regulation 212/84, is revoked and the following substituted therefor:

2. A bursary of \$7,500 may be provided to an applicant who is a resident for his or her second-last or last post graduate academic year, where the applicant,

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 6th day of July, 1987.

(2270)

32

MINISTRY OF HEALTH ACT

O. Reg. 423/87.

Physiotherapy Bursaries.

Made—July 6th, 1987.

Approved—July 16th, 1987.

Filed—July 20th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 488/82 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Section 2 of Ontario Regulation 488/82, exclusive of the clauses, as re-made by section 2 of Ontario Regulation 211/84, is revoked and the following substituted therefor:

2. A bursary of \$7,500 may be provided to an applicant who is a resident for his or her second-last or last academic year, where the applicant,

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 6th day of July, 1987.

(2271)

32

MINISTRY OF HEALTH ACT

O. Reg. 424/87.

Chiropody Bursaries.

Made—July 6th, 1987.

Approved—July 16th, 1987.

Filed—July 20th, 1987.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT

CHIROPODY BURSARIES

1. In this Regulation,

"applicant" means an applicant for a bursary;

"board of health" means a board of health within the meaning of the *Health Protection and Promotion Act, 1983*;

"bursary" means an award to assist in the financing of an academic year of education and training in chiropody at a college of applied arts and technology in Ontario that offers a program in chiropody;

"designated" means designated by the Minister as being acceptable for the purposes of employment at the time when the applicant is to commence the one-year period of employment;

"hospital" means a hospital within the meaning of the *Public Hospitals Act*;

"resident" means a person who is legally entitled to remain in Canada and who makes his or her home

and is ordinarily present in Ontario, but does not include a tourist, a transient or a visitor to Ontario. O. Reg. 424/87, s. 1.

2. A bursary of \$7,500 may be provided to an applicant who is a resident for the applicant's second-last or last academic year, where the applicant,

- (a) submits an application therefor in writing to the Minister, in a form provided by the Minister; and
- (b) provides the Minister with an undertaking as set out in section 3 or 4, as the case may be. O. Reg. 424/87, s. 2.

3. Where a bursary is the first bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of the applicant being provided with the bursary,

- (a) the applicant will practise chiropody as a full-time employee of a designated hospital or board of health for a period of one year commencing within six months after the date on which the applicant is granted a diploma in chiropody;
- (b) if the applicant,
 - (i) does not successfully complete the academic year for which the applicant receives the bursary,
 - (ii) having successfully completed the academic year, where the bursary is for the second-last academic year, discontinues his or her program of education and training before successfully completing the last academic year, or
 - (iii) having been granted a diploma in chiropody, does not within six months thereafter commence the employment referred to in clause (a),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (c) if the applicant discontinues practising chiropody as required by clause (a) at any time before the end of the one-year period, the applicant will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which the applicant discontinued practising together with the interest set out in section 5. O. Reg. 424/87, s. 3.

4. Where a bursary is the second bursary being provided to an applicant under section 2, the undertaking

required by clause 2 (b) is an undertaking that, in consideration of the applicant being provided with the bursary,

- (a) the applicant will continue to practise chiropody as a full-time employee of a designated hospital or board of health for a period of one year commencing immediately after the applicant completes the one-year period of chiropody practice required in respect of his or her first bursary;
- (b) if the applicant,
 - (i) does not successfully complete the academic year for which the applicant receives the bursary,
 - (ii) did not commence or complete the one-year period of chiropody practice required in respect of his or her first bursary, or
 - (iii) having completed the one-year period of chiropody practice required in respect of his or her first bursary, does not immediately thereafter commence the further one-year period of chiropody practice required under clause (a),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (c) if the applicant discontinues practising chiropody as required by clause (a) at any time before the end of the one-year period, the applicant will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which the applicant discontinued practising together with the interest set out in section 5. O. Reg. 424/87, s. 4.

5. The interest mentioned in sections 3 and 4 is interest calculated monthly on the first day of each month at a rate equivalent to one-twelfth of the Bank of Canada rate that prevails on the last day of the preceding month as set out in the Bank of Canada Weekly Financial Statistics and applied from the date that the applicant receives his or her bursary. O. Reg. 424/87, s. 1.

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 6th day of July, 1987.

HEALTH INSURANCE ACT

O. Reg. 425/87.
General.
Made—July 16th, 1987.
Filed—July 20th, 1987.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1.—(1) Subclauses 27 (1) (e) (i) and (ii) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 423/81, are revoked and the following substituted therefor:

- (i) if the person is a single person, not more than \$3,500, or
- (ii) if the person is a person with dependants, not more than \$4,000 as the total taxable income of the person and the person's dependants,

(2) Columns 1 and 3 of subsection 27 (2) of the said Regulation, as remade by section 1 of Ontario Regulation 351/84, are revoked and the following substituted therefor:

COLUMN 1

Estimated Taxable
Income—Single
Person

\$3,501 to \$4,000
\$4,001 to \$4,500
\$4,501 to \$5,000

COLUMN 3

Estimated Total
Taxable Income
—Persons and
Dependants

\$4,001 to \$5,000
\$5,001 to \$5,500
\$5,501 to \$6,000

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1987.

HEALTH INSURANCE ACT

O. Reg. 426/87.
General.
Made—July 16th, 1987.
Filed—July 20th, 1987.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1.—(1) Subclauses 27 (1) (e) (i) and (ii) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 425/87, are revoked and the following substituted therefor:

- (i) if the person is a single person, not more than \$4,000, or
- (ii) if the person is a person with dependants, not more than \$4,500 as the total taxable income of the person and the person's dependants,

(2) Columns 1 and 3 of subsection 27 (2) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 425/87, are revoked and the following substituted therefor:

COLUMN 1

Estimated Taxable
Income—Single
Person

\$4,001 to \$4,500
\$4,501 to \$5,000
\$5,001 to \$5,500

COLUMN 3

Estimated Total
Taxable Income
—Persons and
Dependants

\$4,501 to \$5,500
\$5,501 to \$6,000
\$6,001 to \$6,500

2. This Regulation comes into force on the 1st day of April, 1988.

HEALTH INSURANCE ACT

O. Reg. 427/87.

General.

Made—July 16th, 1987.

Filed—July 20th, 1987.

**REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT**

1. Section 39 of Regulation 452 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 662/84, section 1 of (275)

Ontario Regulation 751/84 and section 1 of Ontario Regulation 283/87, is further amended by adding thereto the following paragraphs:

13. Notwithstanding subparagraph ii of paragraph 5, where prescribed by a physician on the medical staff of a hospital listed under the heading "Group S Hospitals" in the Schedule to Regulation 863 of Revised Regulations of Ontario, 1980, (Classification of Hospitals) the provision to patients, for use in the home, of biosynthetic human growth hormone.
14. Notwithstanding subparagraph iv of paragraph 5, visits to a hospital listed under the heading "Group S Hospitals" in the Schedule to Regulation 863 of Revised Regulations of Ontario, 1980 solely for the administration of biosynthetic human growth hormone.

32

PROVINCIAL OFFENCES ACT

O. Reg. 428/87.

Parking Infractions.

Made—July 16th, 1987.

Filed—July 21st, 1987.

**REGULATION MADE UNDER THE
PROVINCIAL OFFENCES ACT**

PARKING INFRACTIONS

1. A certificate of parking infraction shall be in Form P-101. O. Reg. 428/87, s. 1.
2. A parking infraction notice shall be in Form P-102. O. Reg. 428/87, s. 2.
3. A notice of trial under Part II of the Act shall be in Form 104 of Regulation 817 of Revised Regulations of Ontario, 1980. O. Reg. 428/87, s. 3.
4. Forms referred to in this Regulation may be in French or English or in French and English. O. Reg. 428/87, s. 4.
5. A certificate of parking infraction or a parking infraction notice,
 - (a) may set out more than one infraction so long as the infraction with which a person is charged is clearly indicated on the certificate or notice by a check-mark, an "x", a punch hole or other means;
 - (b) may set out information related to the voluntary payment of penalties under by-laws passed under an Act that authorizes such by-laws. O. Reg. 428/87, s. 5.
6. The words or expressions set out in Column 1 of a Schedule may be used in a certificate of parking infraction or parking infraction notice to designate the offence described in the provision set out opposite thereto in Column 2 of the Schedule under the Act or regulation set out in the heading to the Schedule. O. Reg. 428/87, s. 6.
7. This Regulation comes into force on the day that Part II of the Act comes into force.

Schedule 1

Ausable-Bayfield Conservation Authority

Regulation 123 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 16(2)(c)

O. Reg. 428/87, Sched. 1.

Schedule 2

Cataragui Region Conservation Authority

Regulation 124 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 2.

Schedule 3

Catfish Creek Conservation Authority

Regulation 125 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 3.

Schedule 4

Central Lake Ontario Conservation Authority

Regulation 126 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 4.

Schedule 5

Credit Valley Conservation Authority

Regulation 127 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 18(2)(c)

O. Reg. 428/87, Sched. 5.

Schedule 6

Crowe Valley Conservation Authority

Regulation 128 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 20(2)(c)

O. Reg. 428/87, Sched. 6.

Schedule 7

Essex Region Conservation Authority

Regulation 129 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 20(2)(c)

O. Reg. 428/87, Sched. 7.

Schedule 8

Ganaraska Region Conservation Authority

Regulation 130 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Holder of a camp-site permit—park more than one motor vehicle on camp-site assigned	clause 14(6)(a)
2.	Holder of camp-site permit—park more than two motorcycles on camp-site assigned	clause 14(6)(b)
3.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 8.

Schedule 9

Grand River Conservation Authority

Regulation 131 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 9.

Schedule 10

Halton Region Conservation Authority

Regulation 133 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 17(2)(b)

O. Reg. 428/87, Sched. 10.

Schedule 11

Hamilton Region Conservation Authority

Regulation 132 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 17(2)(c)

O. Reg. 428/87, Sched. 11.

Schedule 12

Kettle Creek Conservation Authority

Regulation 134 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 12.

Schedule 13

London Point Region Conservation Authority

Regulation 135 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 16(2)(c)

O. Reg. 428/87, Sched. 13.

Schedule 14

Lower Thames Valley Conservation Authority

Regulation 136 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 14.

Schedule 15

Maitland Valley Conservation Authority

Regulation 137 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 15.

Schedule 16

Mattagami Valley Conservation Authority

Regulation 138 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area on roadway	clause 17(2)(c)
2.	Park vehicle in Conservation Area adjacent to roadway	clause 17(2)(c)
3.	Park vehicle on grassy part of Conservation Area	clause 17(2)(d)

O. Reg. 428/87, Sched. 16.

Schedule 17

Metro Toronto and Region Conservation Authority

Regulation 139 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area on roadway	clause 21(2)(c)
2.	Park vehicle in Conservation Area adjacent to roadway	clause 21(2)(c)
3.	Park vehicle on grassy part of Conservation Area	clause 21(2)(d)

O. Reg. 428/87, Sched. 17.

Schedule 18

Napanee Region Conservation Authority

Regulation 140 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 18.

Schedule 19

Niagara Peninsula Conservation Authority

Regulation 141 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 19.

Schedule 20

North Grey Region Conservation Authority

Regulation 142 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 20.

Schedule 21

Nottawasaga Conservation Authority

Regulation 143 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 21(2)(c)

O. Reg. 428/87, Sched. 21.

Schedule 22

Otonabee Region Conservation Authority

Regulation 144 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park more than one motor vehicle on camp-site assigned	subsection 19(4)
2.	Park more than two motorcycles on camp-site assigned	subsection 19(4)
3.	Park vehicle in Conservation Area other than where permitted	clause 20(2)(c)

O. Reg. 428/87, Sched. 22.

Schedule 23

Prince Edward Region Conservation Authority

Regulation 145 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 23.

Schedule 24

Rideau Valley Conservation Authority

Regulation 146 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 24.

Schedule 25

St. Clair Region Conservation Authority

Regulation 147 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 25.

Schedule 26

Sauble Valley Conservation Authority

Regulation 148 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 26.

Schedule 27

Saugeen Valley Conservation Authority

Regulation 149 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 20(2)(c)

O. Reg. 428/87, Sched. 27.

Schedule 28

Sault Ste. Marie Conservation Authority

Regulation 150 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 17(2)(c)

O. Reg. 428/87, Sched. 28.

Schedule 29

South Lake Simcoe Conservation Authority

Regulation 151 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 15(2)(c)

O. Reg. 428/87, Sched. 29.

Schedule 30

Upper Thames Conservation Authority

Regulation 152 of Revised Regulations of Ontario, 1980
under the *Conservation Authorities Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in Conservation Area other than where permitted	clause 17(2)(c)

O. Reg. 428/87, Sched. 30.

Schedule 31

Ontario Regulation 825/82 under the *Energy Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park propane fuelled vehicle with leaks in propane system inside a garage	clause 16.16.1 in paragraph 109 of subsection 2(1)
2.	Park propane fuelled vehicle with tank filled beyond capacity inside a garage	clause 16.16.1 in paragraph 109 of subsection 2(1)
3.	Park propane fuelled vehicle near source of heat	clause 16.16.3 in paragraph 109 of subsection 2(1)
4.	Park propane fuelled vehicle near an open flame	clause 16.16.3 in paragraph 109 of subsection 2(1)
5.	Park propane fuelled vehicle near source of ignition	clause 16.16.3 in paragraph 109 of subsection 2(1)
6.	Park propane fuelled vehicle near an open pit	clause 16.16.3 in paragraph 109 of subsection 2(1)
7.	Park propane fuelled vehicle near a drain	clause 16.16.3 in paragraph 109 of subsection 2(1)

O. Reg. 428/87, Sched. 31.

Schedule 32

Highway Traffic Act

ITEM	COLUMN 1	COLUMN 2
1.	Fail to park—off roadway	clause 147(1)(a)
2.	Fail to stop—off roadway	clause 147(1)(a)
3.	Fail to stand—off roadway	clause 147(1)(a)
4.	Park on roadway—no clear view	clause 147(1)(b)
5.	Stop on roadway—no clear view	clause 147(1)(b)
6.	Stand on roadway—no clear view	clause 147(1)(b)
7.	Park on highway—interfere with traffic	subsection 147(10)
8.	Park on highway—interfere with snow clearing	subsection 147(10)
9.	Stand on highway—interfere with traffic	subsection 147(10)
10.	Stand on highway—interfere with snow clearing	subsection 147(10)

O. Reg. 428/87, Sched. 32.

Schedule 33

Regulation 477 of Revised Regulations of Ontario, 1980
under the *Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Parking—improper parallel	section 2
2.	Parking—improper angle	subsection 3(1)
3.	Parking—obstruct sidewalk	subclause 4(1)(a)(i)
4.	Parking—obstruct crosswalk	subclause 4(1)(a)(ii)
5.	Parking—obstruct private entrance	subclause 4(1)(a)(iii)
6.	Parking—obstruct entrance-way	subclause 4(1)(a)(iv)
7.	Parking—obstruct fire hydrant	clause 4(1)(b)
8.	Parking—bridge	clause 4(1)(c)
9.	Parking—hotel entrance	subclause 4(1)(d)(i)
10.	Parking—theatre entrance	subclause 4(1)(d)(ii)
11.	Parking—public hall	subclause 4(1)(d)(iii)
12.	Parking—intersection	clause 4(1)(e)
13.	Parking—signal light	clause 4(1)(f)
14.	Parking—railway crossing	clause 4(1)(g)
15.	Parking—obstruct other vehicle	clause 4(1)(h)
16.	Parking—over time limit	clause 4(1)(i)
17.	Parking—disobey “no parking here to corner” sign	clause 4(2)(a)
18.	Parking—disobey sign at fire hall	clause 4(2)(b)
19.	Parking—disobey sign at school	clause 4(2)(c)
20.	Parking—Schedule highway	subsection 5(1)
21.	Parking—exceed time limit	subsection 5(2)

O. Reg. 428/87, Sched. 33.

Schedule 34

Regulation 492 of Revised Regulations of Ontario, 1980
under the *Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Stop vehicle on part of highway where prohibited	section 1

O. Reg. 428/87, Sched. 34.

Schedule 35

Regulation 669 of Revised Regulations of Ontario, 1980
under the *Motorized Snow Vehicles Act*

ITEM	COLUMN 1	COLUMN 2
1.	Fail to park off roadway	clause 15(1)(a)
2.	Fail to stop off roadway	clause 15(1)(a)
3.	Fail to stand off roadway	clause 15(1)(a)
4.	Park on roadway—no clear view	clause 15(1)(b)
5.	Stop on roadway—no clear view	clause 15(1)(b)
6.	Stand on roadway—no clear view	clause 15(1)(b)
7.	Park on highway—interfere with traffic	subsection 15(4)
8.	Stand on highway—interfere with traffic	subsection 15(4)
9.	Park on highway—interfere with snow clearing	subsection 15(4)
10.	Stand on highway—interfere with snow clearing	subsection 15(4)

O. Reg. 428/87, Sched. 35.

Schedule 36

Niagara Parks Act

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle—area not designated	clause 2(9)(h)
2.	Park vehicle—after hours designated	clause 2(9)(i)
3.	Park vehicle—between midnight and 6 a.m. where unauthorized	clause 2(9)(j)
4.	Park vehicle—within 15 metres of bridge	clause 13(1)(a)
5.	Park vehicle—interferes with movement of vehicles	clause 13(1)(a)
6.	Park vehicle—prohibited area	clause 13(1)(a)
7.	Park vehicle—over one hour limit	subclause 13(1)(b)(i)
8.	Park vehicle—over two hour limit	subclause 13(1)(b)(ii)
9.	Park sight-seeing vehicle—area not designated	clause 13(1)(c)

O. Reg. 428/87, Sched. 36.

Schedule 37

Regulation 699 of Revised Regulations of Ontario, 1980
under the *Ontario Agricultural Museum Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle in place not set aside for parking	clause 13(1)(l)

O. Reg. 428/87, Sched. 37.

Schedule 38

Regulation 704 of Revised Regulations of Ontario, 1980
under the *Ontario Food Terminal Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle within Terminal—interferes with movement of vehicles	clause 5(a)
2.	Stand vehicle within Terminal—interferes with movement of vehicles	clause 5(a)
3.	Park vehicle within Terminal—in prohibited area	clause 5(b)
4.	Stand vehicle within Terminal—in prohibited area	clause 5(b)
5.	Park vehicle within Terminal—off roadway	section 7
6.	Stand vehicle within Terminal—off roadway	section 7
7.	Park vehicle within Terminal—place not designated for parking	section 7
8.	Stand vehicle within Terminal—place not designated for parking	section 7
9.	Park vehicle other than automobile in area designated for automobiles	clause 13(3)(a)
10.	Park automobile in designated area for over 24 hours	clause 13(3)(b)
11.	Park vehicle other than truck in area designated for trucks	clause 13(4)(a)
12.	Park truck in designated area for over 24 hours	clause 13(4)(b)
13.	Park vehicle in reserved area—decal not properly affixed	subsection 13(6)
14.	Park automobile at rear dock of wholesaler	subsection 14(1)
15.	Stand automobile at rear dock of wholesaler	subsection 14(1)
16.	Park truck at rear dock of wholesaler	subsection 14(1)
17.	Stand truck at rear dock of wholesaler	subsection 14(1)
18.	Park automobile at dock of cold storage section	subsection 14(1)
19.	Stand automobile at dock of cold storage section	subsection 14(1)
20.	Park truck at dock of cold storage section	subsection 14(1)
21.	Stand truck at dock of cold storage section	subsection 14(1)
22.	Park automobile backed to a dock in buyers' court	subsection 14(3)
23.	Park truck backed to a dock in buyers' court	subsection 14(3)
24.	Park vehicle in buyers' court—not buyer	subsection 14(6)
25.	Park vehicle in buyers' court between 4 p.m. and 7 p.m.	subsection 14(7)
26.	Park vehicle in buyers' court between 4 p.m. Friday and 12 noon Saturday	subsection 14(8)
27.	Park inoperative vehicle outside building in Terminal	subsection 14(9)
28.	Park vehicle not currently registered under <i>Highway Traffic Act</i> outside building in Terminal	subsection 14(9)

O. Reg. 428/87, Sched. 38.

Schedule 39

Regulation 822 of Revised Regulations of Ontario, 1980
under the *Provincial Parks Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle—in area not designated by additional vehicle permit	subsection 10(10)
2.	Park vehicle—prevents movement of vehicles	clause 21(a)
3.	Park vehicle in prohibited area	clause 21(a)
4.	Park vehicle—likely to prevent movement of vehicles	clause 21(a)
5.	Leave vehicle unattended in Provincial Park	subsection 26(1)
6.	Leave all-terrain vehicle unattended in Provincial Park	subsection 26(1)
7.	Permit vehicle to be left unattended in Provincial Park	subsection 26(1)
8.	Permit all-terrain vehicle to be left unattended in Provincial Park	subsection 26(1)

O. Reg. 428/87, Sched. 39.

Schedule 40

Public Lands Act

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle on public land contrary to sign	subsection 26(2)

O. Reg. 428/87, Sched. 40.

Schedule 41

Regulation 886 of Revised Regulations of Ontario, 1980
under the *Public Transportation and Highway Improvement Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park on rest area where parking prohibited by sign	section 1
2.	Park on service area where parking prohibited by sign	section 1
3.	Park on area other than rest or service areas where parking prohibited by sign	section 1
4.	Park in rest area after 9 p.m. and before 5 a.m.	section 2
5.	Park in service area after 9 p.m. and before 5 a.m.	section 2
6.	Park in area other than rest or service areas after 9 p.m. and before 5 a.m.	section 2

O. Reg. 428/87, Sched. 41.

Schedule 42

Regulation 906 of Revised Regulations of Ontario, 1980
under the *St. Clair Parkway Commission Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle—area not designated	subsection 11(5)
2.	Park vehicle—area not designated	subsection 20(4)

O. Reg. 428/87, Sched. 42.

Schedule 43

Regulation 909 of Revised Regulations of Ontario, 1980
under the *St. Lawrence Parks Commission Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park heavy vehicle—on parkway	subsection 11(2)
2.	Park vehicle—area not designated	section 15
3.	Park vehicle—area not designated	subsection 21(2)
4.	Place more than one vehicle on camp-site	section 22
5.	Cause to be placed more than one vehicle on camp-site	section 22
6.	Permit motor vehicle to remain in park—after hours	subsection 24(3)

O. Reg. 428/87, Sched. 43.

Schedule 44

Regulation 935 of Revised Regulations of Ontario, 1980
under the *Toronto Area Transit Operating Authority Act*

ITEM	COLUMN 1	COLUMN 2
1.	Park vehicle—not incidental to use of transit system	subsection 10(2)
2.	Park vehicle—over 48 hours without permission	subsection 10(3)
3.	Park vehicle—excessive weight	subsection 10(3a)
4.	Park on authority property without permission	subsection 10(3b)
5.	Stand on authority property without permission	subsection 10(3b)
6.	Stop on authority property without permission	subsection 10(3b)

O. Reg. 428/87, Sched. 44.

**CERTIFICATE OF PARKING INFRACTION
PROCÈS-VERBAL D'INFRACTION DE STATIONNEMENT**
Form/Formule P-101

Provincial Offences Court
Province of Ontario
Cour des infractions provinciales
Province de l'Ontario

Provincial Offences Act
Loi sur les infractions provinciales

000001

**IT IS ALLEGED THAT ON THE DATE SHOWN THE OWNER (OR
OPERATOR) OF THE VEHICLE UPON WHICH WAS DISPLAYED
THE NUMBER PLATE DESCRIBED BELOW COMMITTED
THE FOLLOWING PARKING INFRACTION:
IL EST PRÉTENDU QU'À LA DATE INDIQUÉE LE PROPRIÉTAIRE
(OU L'UTILISATEUR) DU VÉHICULE SUR LEQUEL ÉTAIT APPOSÉE
LA PLAQUE D'IMMATRICULATION DÉCRITE CI-DESSOUS A COMMIS
L'INFRACTION DE STATIONNEMENT SUIVANTE:**

Date: _____ Time: _____
Heures: _____

At: _____
Lieu: _____

Plate Number: _____ Province: _____
Plaque d'immatriculation: _____

Offence: _____ Set Fine: _____
Infraction: _____ Amende déterminée: _____

I believe from my personal knowledge and certify that the parking infraction described above was committed and that I:

À ma connaissance directe, je crois et certifie que l'infraction de stationnement décrite ci-dessus a été commise et que j'ai:

A. served a parking infraction notice on the owner of the vehicle identified therein by affixing it to the vehicle in a conspicuous place at the time of the alleged infraction.

☐

A. signifié un avis d'infraction de stationnement au propriétaire du véhicule qui y est identifié en apposant cet avis sur ce véhicule à un endroit bien en vue au moment de la prétendue infraction;

B. served a parking infraction notice on the owner (or operator) of the vehicle identified therein by delivering it personally to the person having care and control (or operator) of the vehicle at the time of the alleged infraction.

☐

B. signifié un avis d'infraction de stationnement au propriétaire (ou à l'utilisateur) du véhicule qui y est identifié en remettant cet avis personnellement à la personne ayant la garde et le contrôle (ou à l'utilisateur) du véhicule au moment de la prétendue infraction.

IF A TRIAL IS REQUESTED, IT WILL BE HELD AT THE PROVINCIAL
SI UN PROCÈS EST DEMANDÉ, IL SE TIENDRA À LA COUR DES IN-

OFFENCES COURT AT: _____
FRACTIONS PROVINCIALES AU: _____

Signature of issuing Provincial Offences Officer
Signature de l'agent des infractions provinciales

Officer No. _____ Unit _____
Agent n° _____ Poste _____

(Complete only if operator is charged)
(Ne remplir que si l'utilisateur est inculpé)

Name of operator: _____
Nom de l'utilisateur: _____

Address: _____
Adresse: _____

Driver's Licence No.: _____
N° du permis de conduire: _____

Birth Date: _____ Sex: _____
Date de naissance: _____ Sexe: _____

O. Reg. 428/87, Form P-101.

**PARKING INFRACTION NOTICE
AVIS D'INFRACTION DE STATIONNEMENT**
Form/Formule P-102

Provincial Offences Act
Loi sur les infractions provinciales

000001

**IT IS ALLEGED THAT ON THE DATE SHOWN THE OWNER (OR OPERATOR) OF THE VEHICLE UPON WHICH WAS DISPLAYED THE NUMBER PLATE DESCRIBED BELOW COMMITTED THE FOLLOWING PARKING INFRACTION:
IL EST PRÉTENDU QU'À LA DATE INDIQUÉE, LE PROPRIÉTAIRE (OU L'UTILISATEUR) DU VÉHICULE SUR LEQUEL ÉTAIT APPOSÉE LA PLAQUE D'IMMATRICULATION DÉCRITE CI-DESSOUS, A COMMIS L'INFRACTION DE STATIONNEMENT SUIVANTE:**

Date: _____ Time: _____
Heures: _____

At: _____
Lieu: _____

Plate Number: _____ Province: _____
Plaque d'immatriculation: _____

Offence: _____ Set Fine: _____
Infraction: _____ Amende déterminée: _____

Voluntary Payment Option (if applicable): _____
Option de paiement volontaire (le cas échéant): _____

NOTICE

AVIS

(Insert explanation of voluntary payment option, if applicable)
(Indiquez les renseignements relatifs à l'option de paiement volontaire, le cas échéant)

Within 15 days of the date noted above, you may choose one of the options on the back of this Form. If you do not pay the set fine shown above or plead not guilty, a conviction may be entered against you without further notice. On conviction you will be required to pay the set fine plus court costs. An administrative fee is payable if the fine goes into default.

Dans les 15 jours de la date indiquée ci-dessus, vous pouvez choisir l'une des options offertes au verso de la présente formule. Si vous n'acquitez pas le montant de l'amende déterminée ci-dessus ou ne plaidez non coupable, une déclaration de culpabilité peut être inscrite contre vous, sans préavis. Lors de la déclaration de culpabilité, vous serez tenu(e) de verser le montant de l'amende déterminée ainsi que les dépens. Des frais d'administration sont payables après que le paiement de l'amende est en défaut.

**IF YOU PLEAD NOT GUILTY, THE TRIAL WILL BE HELD AT THE
SI VOUS PLAIDEZ NON COUPABLE, LE PROCÈS SE TIENDRA À LA
PROVINCIAL OFFENCES COURT AT:
COUR DES INFRACTIONS PROVINCIALES AU:**

Signature of issuing Provincial Offences Officer
Signature de l'agent des infractions provinciales

Officer No. _____ Unit _____
Agent n° _____ Poste _____

IMPORTANT — PLEASE READ CAREFULLY
NOTEZ BIEN — VEUILLEZ LIRE ATTENTIVEMENT CE QUI SUIT

WITHIN 15 DAYS OF THE DATE OF THE ALLEGED PARKING INFRACTION, you may choose one of the following options. Complete the selected option and sign where indicated. Deliver this parking infraction notice (and payment where applicable) to the place indicated under the option which you have selected. All enquiries concerning this alleged infraction should be made to (address and telephone number of police force or other agency that issued Parking Infraction Notice).

DANS LES 15 JOURS DE LA DATE DE LA PRÉTENDUE INFRACTION DE STATIONNEMENT, vous pouvez choisir l'une des options suivantes. Remplissez la partie de la formule qui correspond à votre option et signez à l'endroit indiqué. Remettez cet avis d'infraction de stationnement (et votre paiement, le cas échéant) à l'endroit indiqué sous la rubrique de l'option que vous avez choisie. Tous renseignements concernant cette prétendue infraction doivent être demandés au (adresse et numéro de téléphone du corps de police ou d'une autre agence qui a délivré l'avis d'infraction de stationnement).

DEFENDANTS OPTIONS —
CHOOSE ONE ONLY

1. **VOLUNTARY PAYMENT:**
 I do not wish to dispute the charge and I enclose the amount of the set fine indicated on the front of this notice.

OPTIONS DU DÉFENDEUR —
N'EN CHOISIR QU'UNE

1. **PAIEMENT VOLONTAIRE**
 Je ne désire pas contester l'accusation et joins à la présente le montant de l'amende déterminée qui est indiqué au recto de cet avis.

 (signature)

NOTE CAREFULLY THE TIME ALLOWED FOR PAYMENT. WRITE THE NUMBER OF THE PARKING INFRACTION NOTICE ON THE FRONT OF YOUR CHECK OR MONEY ORDER AND MAKE IT PAYABLE TO:

NOTEZ ATTENTIVEMENT LE DÉLAI IMPARTI POUR LE PAIEMENT. INSCRIVEZ LE NUMÉRO DE L'AVIS D'INFRACTION DE STATIONNEMENT AU RECTO DE VOTRE CHÈQUE OU DU MANDAT QUE VOUS FAITES À L'ORDRE DE:

Deliver to: _____
 Remettez à: _____

2. **NOT GUILTY PLEA:**
 I plead not guilty. I will appear at the time and date set by the court for my trial. My mailing address is as shown below.

2. **PLAIDOYER DE NON-CULPABILITÉ**
 Je plaide non coupable. Je me présenterai à la date et à l'heure choisies par le tribunal pour mon procès. Mon adresse postale est celle indiquée ci-dessous.

 (signature)

Name: _____
 Nom: _____
 Address: _____
 Adresse: _____

Postal Code: _____
 Code postal: _____

Deliver to: _____
 Remettez à: _____

- ☐ As a person who speaks the French language, I wish the trial to be held before a justice who speaks both English and French as provided by law.
Je parle français, et je désire que le procès ait lieu devant un juge qui parle anglais et français tel que la loi m'en donne le droit.

3. (Insert information re: Voluntary payment option if applicable)
 (Indiquez les renseignements relatifs à l'option de paiement volontaire, le cas échéant)

NOTICE
Ontario Motorists

Failure to pay the fine imposed upon conviction will result in an order that your Ontario vehicle Permit not be renewed and that no new permit be issued to you until the fine and all court costs and fees have been paid.

AVIS
Automobilistes de l'Ontario

Le non-paiement de l'amende déterminée lors d'une déclaration de culpabilité donnera lieu à une ordonnance portant que votre certificat d'immatriculation de l'Ontario ne sera pas renouvelé et qu'aucun nouveau certificat d'immatriculation ne vous sera délivré jusqu'à ce que l'amende, les dépens et les frais aient été acquittés en totalité.

PROVINCIAL OFFENCES ACT

O. Reg. 429/87.
Approval of Part II By-laws.
Made—July 16th, 1987.
Filed—July 21st, 1987.

By-Law No. 19-87 of the Corporation of the Town of Hearst	September 1, 1987
By-Law No. 87-11 of the Corporation of the City of Kingston	September 1, 1987
By-Law No. PS. — 97-161 of the Corporation of the City of London	September 1, 1987
By-Law No. 87-10 of the Corporation of the Town of Simcoe	September 1, 1987

By-Law No. 5197-87 of the Corporation of the Town of Smiths Falls	December 1, 1987
By-Law No. 8617 of the Corporation of the City of Welland	September 1, 1987

O. Reg. 429/87.

Recommended	IAN SCOTT <i>Attorney General</i>
Concurred	JAMES BRADLEY <i>Chairman</i>

Approved and Ordered, July 16th, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

(2277) 32

TABLE

COLUMN 1	COLUMN 2
By-Law No 1987-12456 of the Corporation of the City of Guelph	October 1, 1987

PROVINCIAL OFFENCES ACT

O. Reg. 430/87.
Proceedings Commenced by Certificate of Offence.
Made—July 16th, 1987.
Filed—July 21st, 1987.

REGULATION TO AMEND REGULATION 817 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL OFFENCES ACT

1. Section 5 of Regulation 817 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5. The words or expressions set out in Column 1 of a Schedule may be used in a certificate of offence, offence notice or summons to designate the offence described in the provision set out opposite thereto in Column 2 of the Schedule under the Act or regulation set out in the heading to the Schedule. O. Reg. 430/87, s. 1.

2. Section 6 of the said Regulation, as made by section 1 of Ontario Regulation 460/86, is revoked and the following substituted therefor:

6. Forms 101, 102, 103 and 104, as set out in the Revised Regulations of Ontario, 1980, may continue to be used with respect to proceedings commenced by certificate of offence notwithstanding that those forms have been remade. O. Reg. 430/87, s. 2.

3. Form 104 to the said Regulation is revoked and the following substituted therefor:

Form 104/Formule 104

Provincial Offences Act
Loi sur les infractions provinciales

PROVINCIAL OFFENCES COURT PROVINCE OF ONTARIO	NOTICE OF TRIAL UNDER SECTION 5 OR 17 OF THE PROVINCIAL OFFENCES ACT
COUR DES INFRACTIONS PROVINCIALES PROVINCE DE L'ONTARIO	AVIS DE PROCÈS EN VERTU DES ARTICLES 5 OU 17 DE LA LOI SUR LES INFRACTIONS PROVINCIALES

Take note that on the day of next atM,
Prenez note que le prochain, à heures, un procès

a trial will be held at the Provincial Offences Court at
aura lieu à la Cour des infractions provinciales au:
.....
(address/adresse)

A photocopy of your Offence Notice or the
Certificate of Offence or Certificate of
Parking Infraction appears on the left.
This will acknowledge receipt of your Plea of
Not Guilty.

Une photocopie de votre avis d'infraction, du
procès-verbal d'infraction ou du procès-verbal
d'infraction de stationnement figure à gauche.
Ceci constitue un accusé de réception de votre
plaidoyer de non-culpabilité.

Your trial will be held on the date
and time noted above at the
Provincial Offences Court shown.
You should be prepared to proceed
with your trial at that time. If
you do not appear, a warrant may
be issued for your arrest or the
court may proceed to hear and
determine the proceedings in
your absence. If you are found
guilty, court costs may be
assessed against you in addition
to any fine imposed.

Votre procès aura lieu à la date et
à l'heure indiquées ci-dessus à la
Cour des infractions provinciales qui
est mentionnée. Vous devrez être
prêt(e) pour l'instruction de votre
procès à cette date. Si vous ne vous
présentez pas, un mandat
d'arrestation peut être décerné
contre vous ou le tribunal peut
procéder à l'instruction de
l'instance et rendre une décision en
votre absence. Si vous êtes
déclaré(e) coupable, les dépens
peuvent être adjugés contre vous en plus de
l'amende imposée, le cas échéant.

Issued at , this day of , 19
Delivré à le 19
.....
Clerk of the Provincial Offences Court)
(Greffier de la Cour des infractions provinciales)

Given to defendant
Remis au défendeur

..... Sent by mail to defendant
envoyé au défendeur par la poste

..... Given personally to defendant
remis au défendeur personnellement

..... Given personally to counsel or agent for defendant
remis à l'avocat-conseil ou au mandataire du défendeur
personnellement

.....
(signature of defendant or counsel or agent for defendant)
(signature du défendeur, de l'avocat-conseil ou du mandataire du défendeur)

Given to prosecutor
Remis au poursuivant

..... Sent by mail to prosecutor
envoyé au poursuivant par la poste

..... Given personally to prosecutor
remis au poursuivant personnellement

..... Given personally to counsel or agent for prosecutor
remis à l'avocat-conseil ou au mandataire du poursuivant,
personnellement

.....
(signature of prosecutor or counsel or agent for prosecutor)
(signature du poursuivant, de l'avocat-conseil ou du mandataire du poursuivant)

I certify that a Notice of Trial of which this is a copy was given
to the defendant and prosecutor in the manner set out above.

Je certifie qu'un avis de procès dont la présente constitue une copie,
a été remis au défendeur ainsi qu'au poursuivant de la manière énoncée ci-dessus.

by,
par (signature)

On the day of, 19
Le 19

O. Reg. 430/87, s. 3.

- 4. Items 427 to 432 of Schedule 5 to the said Regulation, as remade by section 1 of Ontario Regulation 517/81, are revoked.
- 5. Schedule 6 to the said Regulation is revoked.
- 6. Schedule 15 to the said Regulation is revoked.
- 7. Items 48 to 55 of Schedule 25 to the said Regulation are revoked.
- 8. Items 38, 58, 59, 65 and 68 of Schedule 29 to the said Regulation, as remade by section 1 of Ontario Regulation 271/85, are revoked.

9. Item 7 and items 9 to 13 of Schedule 79 to the said Regulation, as made by section 1 of Ontario Regulation 331/85, are revoked.
10. Items 19 to 27 of Schedule 81 to the said Regulation, as made by section 1 of Ontario Regulation 572/86, are revoked.
11. This Regulation comes into force on the day that Part II of the Act comes into force.

(2278)

32

TRANSBOUNDARY POLLUTION RECIPROCAL ACCESS ACT, 1986

O. Reg. 431/87.

Reciprocating Jurisdictions.

Made—July 16th, 1987.

Filed—July 21st, 1987.

REGULATION TO AMEND ONTARIO REGULATION 623/86 MADE UNDER THE TRANSBOUNDARY POLLUTION RECIPROCAL ACCESS ACT, 1986

1. Section 2 of Ontario Regulation 623/86 is amended by adding thereto the following paragraph:

1a. Minnesota.

(2279)

32

COURTS OF JUSTICE ACT, 1984

O. Reg. 432/87.

Designated Courts—Bilingual Proceedings.

Made—July 16th, 1987.

Filed—July 21st, 1987.

REGULATION TO AMEND ONTARIO REGULATION 806/84 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1.—(1) Clause 2 (2) (d) of Ontario Regulation 806/84 is amended by adding thereto the following subclause:

- (iii) if a parking infraction notice is served on the defendant under Part II of that Act, at the time the parking infraction notice is delivered to the place specified in the notice; and

- (2) Subsection 2 (5) of the said Regulation is amended by adding at the end thereof "or parking infraction notice".

2. This Regulation comes into force on the day Part II of the *Provincial Offences Act* comes into force.

(2280)

32

HIGHWAY TRAFFIC ACT

O. Reg. 433/87.

School Buses.

Made—July 9th, 1987.

Filed—July 22nd, 1987.

REGULATION TO AMEND REGULATION 484 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 2 of Regulation 484 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 19/83, is revoked and the following substituted therefor:

2.—(1) No person shall sell or offer to sell a new school bus that has a body or chassis manufactured before the 1st day of September, 1987 and does not conform to the Canadian Standards Association Standard D250-M 1982 or D250-M 1985.

(2) No person shall sell or offer to sell a new school bus that has a body or chassis manufactured on or after the 1st day of September, 1987 and does not conform to the Canadian Standards Association Standard D250-M 1985. O. Reg. 433/87, s. 1.

(2311)

32

MUNICIPAL ACT

O. Reg. 434/87.

Equalization of Assessments Made
Under Section 368b of the Municipal
Act.

Made—July 22nd, 1987.

Filed—July 22nd, 1987.

REGULATION MADE UNDER THE
MUNICIPAL ACTEQUALIZATION OF ASSESSMENTS
MADE UNDER SECTION 368b OF THE
MUNICIPAL ACT

1. The equalization of assessment made under the Act in each prescribed class of real property necessary to provide, for the County of Brant, assessments of real property that, in accordance with section 368b of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school board taxes levied for the year 1986 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1986 in the County shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1986 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment of that prescribed class of real property resulting from the application of the factors hereafter in this Regulation prescribed for that class of real property in the County, the municipal and school taxes that would have been so levied for the year 1986 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the County for the year 1986 against the total assessment for that prescribed class of real property in the County.
2. All real property within a prescribed class of real property in the County shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1980, as that market value is determined by the Assessment Commissioner in whose Assessment Region the County is located.
3. The total assessment, including assessments made under section 32 or 33 of the *Assessment Act*, of the real property in the

County shall not be substantially increased or decreased.

4. Equitability of assessment of real property within each prescribed class of real property in the County shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the County, provided that this paragraph does not apply to affect changes in the assessment relationship between prescribed classes of real property that result from an increase in the total assessment of the prescribed class of real property by reason of assessments under section 32 or 33 of the *Assessment Act*.
O. Reg. 434/87, s. 1.

2. This Regulation applies to the County of Brant and to the assessment to be shown on the assessment rolls to be returned in the County of Brant for the year 1986 for taxation in the year 1987 and for every assessment made in the County of Brant for taxation in each subsequent year until a new reassessment of all property within the County of Brant is made under subsection 368b (7) of the Act. O. Reg. 434/87, s. 2.

3. For the purposes of this Regulation, the real property situate in the County of Brant shall be divided into the prescribed classes of real property that are designated in this Regulation. O. Reg. 434/87, s. 3.

4. For the purposes of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the County of Brant shall be that shown in the Schedule to this Regulation opposite the number of that prescribed class. O. Reg. 434/87, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed as,

- (a) residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) seasonal residential including vacant land zoned principally for this purpose.

CLASS 2

Property assessed as,

- (a) residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause; or

- (b) a unit or proposed unit within the meaning of the *Condominium Act* to which subsection 65 (2) of the *Assessment Act* does not apply and that is part of a building or parcel of land containing seven or more residential units, whether or not such residential units are units or proposed units within the meaning of the *Condominium Act*.

CLASS 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 5

Property assessed as farm land.

CLASS 6

Property assessed as pipe line.

CLASS 7

Property assessed as a railway right of way.
O. Reg. 434/87, s. 5.

6.—(1) The rates contained in Schedule 3 to Ontario Regulation 316/83 (Pipe Line Rates) shall apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the *Assessment Act* and located in or on the boundary of any municipality named in the Schedule to this Regulation.

(2) For the purposes of clause 24 (16a) (b) of the *Assessment Act*,

- (a) where two or more pipe lines occupy the same right of way, each pipe line occupying the right of way is a second and subsequent pipe line, except that which bears the highest assessed value computed by applying the rates in Schedule 3 to Ontario Regulation 316/83, without the reduction in rates for the second and subsequent pipe lines occupying the same right of way provided for in clause (b), but where two or more pipe lines occupying the same right of way have the same assessed value so computed and that assessed value is the highest assessed value or is the only assessed value for the pipe lines occupying that right of way, each of such pipe lines is designated as a second and subsequent pipe line except that one that was first in use as a pipe line; and

- (b) where a right of way occupied by a pipe line that is not designated to be a second or subsequent pipe line under clause (a) is also occupied by a pipe line that is designated to be a second and subsequent pipe line, each pipe line so designated shall be assessable and taxable at 75 per cent of the rate in Schedule 3 to Ontario Regulation 316/83 that applies to each pipe line so designated.
O. Reg. 434/87, s. 6.

Schedule**COUNTY OF BRANT**

City of Brantford
Town of Paris
Township of Brantford
Township of Burford
Township of Oakland
Township of Onondaga
Township of South Dumfries

Prescribed Class of Real Property	Factor (0.)
Class 1	109
Class 2	191
Class 3	137
Class 4	177
Class 5	096
Class 6	146
Class 7	048

O. Reg. 434/87, Sched.

7. This Regulation shall be deemed to have come into force on the 1st day of December, 1986.

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 22nd day of July, 1987.

(2312)

32

REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK ACT

O. Reg. 435/87.

Equalization of Assessments Made Under Section 82 of The Regional Municipality of Haldimand-Norfolk Act.

Made—July 22nd, 1987.

Filed—July 22nd, 1987.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK ACT

EQUALIZATION OF ASSESSMENTS
MADE UNDER SECTION 82 OF THE
REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK ACT

1. The equalization of assessment made under the Act in each prescribed class of real property necessary to provide, for the Regional Area, assessments of real property that, in accordance with section 82 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school board taxes levied for the year 1986 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1986 in the Regional Area shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1986 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed class of real property resulting from the factors hereafter in this Regulation prescribed for that class of real property in the Regional Area, the municipal and school taxes that would have been so levied for the year 1986 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the Regional Area for the year 1986 against the total assessment for that prescribed class of real property in the Regional Area.
2. All real property within a prescribed class of real property in the Regional Area shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1984, as that market value is determined by the Assessment Commissioner in whose Assessment Region the Regional Area is located.
3. The total assessment, including assessments made under section 32 or 33 of the *Assessment Act*, of the real property in the Regional Area shall not be substantially increased or decreased.
4. Equitability of assessment of real property within each prescribed class of real property in the Regional Area shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the Regional Area, provided that this paragraph does not apply to affect changes in the assessment relationship between prescribed classes of real prop-

erty that result from an increase in the total assessment of the prescribed class of real property by reason of assessments under section 32 or 33 of the *Assessment Act*. O. Reg. 435/87, s. 1.

2. This Regulation applies to the Regional Area and to the assessment to be shown on the assessment rolls to be returned in the Regional Area for the year 1986 for taxation in the year 1987 and for every assessment made in the Regional Area for taxation in each subsequent year until a new reassessment of all property within the Regional Area is made under subsection 82 (5) of the Act. O. Reg. 435/87, s. 2.

3. For the purposes of this Regulation, the real property situate in the Regional Area shall be divided into the prescribed classes of real property that are designated in this Regulation. O. Reg. 435/87, s. 3.

4. For the purposes of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the Regional Area shall be that shown in the Schedule to this Regulation opposite the number of that prescribed class. O. Reg. 435/87, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed as,

- (a) residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) seasonal residential including vacant land zoned principally for this purpose.

CLASS 2

Property assessed,

- (a) as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) as a unit or proposed unit within the meaning of the *Condominium Act* to which subsection 65 (2) of the *Assessment Act* does not apply and that is part of a building or parcel of land containing seven or more residential units, whether or not such residential units are units or proposed units within the meaning of the *Condominium Act*.

CLASS 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 5

Property assessed as farm land.

CLASS 6

Property assessed as pipe line.

CLASS 7

Property assessed as a railway right of way.
O. Reg. 435/87, s. 5.

6.—(1) The rates contained in Schedule 3 to Ontario Regulation 35/87 (Equalization of Assessments made under section 63 of the *Assessment Act*) shall apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the *Assessment Act* and located in or on the boundary of any municipality named in the Schedule to this Regulation.

(2) For the purposes of clause 24 (16a) (b) of the *Assessment Act*,

(a) where two or more pipe lines occupy the same right of way, each pipe line occupying the right of way is a second and subsequent pipe line, except that which bears the highest assessed value computed by applying the rates in Schedule 3 to Ontario Regulation 35/87 without the reduction in rates for the second and subsequent pipe lines occupying the same right of way provided for in clause (b) but where two or more pipe lines occupying the same right of way have the same assessed value so computed and that assessed value is the highest assessed value or is the only assessed value for the pipe lines occupying that right of way, each of such pipe lines is designated as a second and subsequent pipe line except that one that was first in use as a pipe line; and

(b) where a right of way occupied by a pipe line that is not designated to be a second or subsequent pipe line under clause (a) is also occupied by a pipe line that is designated to be a second and subsequent pipe line, each pipe line so designated shall be assessable and taxable at 75 per cent of the rate in Schedule 3 to Ontario Regulation 35/87 that applies to each pipe line so designated.
O. Reg. 435/87, s. 6.

Schedule

REGIONAL MUNICIPALITY OF
HALDIMAND-NORFOLK

City of Nanticoke
Town of Dunnville
Town of Haldimand
Town of Simcoe
Township of Delhi
Township of Norfolk

Prescribed Class of Real Property	Factor (0.)
Class 1	074
Class 2	133
Class 3	099
Class 4	102
Class 5	103
Class 6	123
Class 7	042

O. Reg. 435/87, Sched.

7. This Regulation shall be deemed to have come into force on the 1st day of December, 1986.

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 22nd day of July, 1987.

(2313)

32

PUBLIC HOSPITALS ACT

O. Reg. 436/87.

Classification of Hospitals.

Made—June 30th, 1987.

Approved—July 16th, 1987.

Filed—July 22nd, 1987.

REGULATION TO AMEND
REGULATION 863 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PUBLIC HOSPITALS ACT

1. Subsection 1 (1) of Regulation 863 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 282/87, is further amended by striking out "and" at the end of clause (g), by adding "and" at the end of clause (r) and by adding thereto the following clause:

- (s) Group S hospitals, being hospitals that may provide biosynthetic human growth hormones.

2. The Schedule to the said Regulation, as remade by section 2 of Ontario Regulation 110/87 and amended by section 2 of Ontario Regulation 282/87, is further amended by adding thereto the following group of hospitals:

GROUP S HOSPITALS

<i>Item</i>	<i>Location</i>	<i>Name</i>
1. London	Victoria Hospital Corporation (The Children's Hospital of Western Ontario)	
2. Ottawa	The Children's Hospital of Eastern Ontario	
3. Toronto	The Hospital for Sick Children	

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 30th day of June, 1987.

(2314)

32

PLANNING ACT, 1983

O. Reg. 437/87.

Restricted Areas—District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.

Made—July 21st, 1987.

Filed—July 22nd, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 672/81
MADE UNDER THE
PLANNING ACT, 1983**

1. Ontario Regulation 672/81 is amended by adding thereto the following sections:

86.—(1) Despite subsection 50 (1), one seasonal dwelling together with buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot coverage 15 per cent

Minimum front yard 7.5 metres

Minimum side yards 7.5 metres

Minimum rear yard 7.5 metres

Minimum ground floor area of seasonal dwelling 55 square metres

Maximum height of seasonal dwelling 9 metres

Minimum lot area 14 hectares

(2) Subsection (1) applies to that parcel of land in the geographic Township of Robinson in the District of Manitoulin being all of Lot 9 in Concession 1. O. Reg. 437/87, s. 1, *part*.

87.—(1) Despite subsection 50 (1), one seasonal dwelling together with buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Maximum lot coverage 15 per cent

Minimum front yard 7.5 metres

Minimum side yards 3 metres on one side and 1.5 metres on the other side

Minimum ground floor area of seasonal dwelling 55 square metres

Maximum height of seasonal dwelling 9 metres

Minimum lot frontage 81 metres

Minimum lot area 2 hectares

(2) Subsection (1) applies to that parcel of land in the geographic Township of Mills in the District of Manitoulin being that part of Lot 6 in Concession 14 designated as Parts 2 and 3 on Reference Plan 31R-1662, deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31). O. Reg. 437/87, s. 1, *part*.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 21st day of July, 1987.

(2315)

32

RETAIL SALES TAX ACT

O. Reg. 438/87.

General.

Made—July 16th, 1987.

Filed—July 22nd, 1987.

**REGULATION TO AMEND
REGULATION 904 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
RETAIL SALES TAX ACT**

1. Section 32 of Regulation 904 of Revised Regulations of Ontario, 1980, as made by section 2 of Ontario Regulation 140/81 and amended by section 1 of Ontario Regulation 718/81, section 6 of Ontario Regulation 591/84 and section 5 of Ontario Regulation 232/86, is revoked and the following substituted therefor:

32.—(1) In this section,

"foster child" means a child who is receiving foster care within the meaning of the *Child and Family Services Act, 1984*;

"foster parent" means a foster parent within the meaning of the *Child and Family Services Act, 1984*;

"long term lease" means a lease of a vehicle for a term of twelve months or longer;

"member of the family" means the daughter, daughter-in-law, son, son-in-law, foster child, spouse, parent, foster parent, father-in-law, mother-in-law, brother, brother-in-law, sister, sister-in-law, grandparent or grandchild of the person with respect to whom the expression is being used;

"motor vehicle" means a motor vehicle for which a permit is required under section 7 of the *Highway Traffic Act*, other than a motorcycle, a motor assisted bicycle, a motorized mobile home within the meaning of Ontario Regulation 744/82 (Vehicle Permits) and a dune buggy within the meaning of Ontario Regulation 47/84 (General) made under the *Off-Road Vehicles Act, 1983*;

"person with a permanent physical disability" means a person ordinarily resident in Ontario,

(a) who is permanently deprived of the functional use of one or both arms or legs,

(b) whose personal mobility within the usual environment where he or she lives or works is

permanently restricted to the use of a wheel-chair, crutches, braces or other devices designed to assist the person's mobility, or

(c) whose permanent visual acuity in both eyes with proper refractive lenses is 20/200 or less according to measurements taken using a Snellen chart or a chart that is equivalent to a Snellen chart or whose greatest diameter of field of vision is permanently less than 20 degrees;

"spouse" means spouse within the meaning of section 29 of the *Family Law Act, 1986*.

(2) For the purposes of an application under subsection (3), the purchaser of a motor vehicle includes a purchaser who acquires title to the motor vehicle and a purchaser who leases the motor vehicle under a long term lease.

(3) The Minister may, upon receipt of an application in writing therefor, rebate to the purchaser of a motor vehicle the tax paid under the Act by the purchaser on the purchase where the Minister is satisfied that the purchaser is at the time of the application, and was at the time of purchase,

(a) a person with a permanent physical disability who purchased the motor vehicle for his or her own transportation;

(b) a member of the family of a person with a permanent physical disability who purchased the motor vehicle to provide transportation to the person with the permanent physical disability where the person with the permanent physical disability neither owns a motor vehicle nor is a lessee under a long term lease of a motor vehicle; or

(c) a religious, charitable or non-profit organization, other than a municipality or local board, that purchased the motor vehicle for use principally to transport one or more persons with a permanent physical disability.

(4) No rebate shall be made under this section where,

(a) the application for the rebate is submitted to the Minister more than three years after the date when the applicant paid the tax on the purchase of the motor vehicle with respect to which a rebate is being claimed;

(b) the motor vehicle with respect to which a rebate is being claimed will be used or operated for profit or as part of an undertaking carried on for gain; or

(c) at the expiry of thirty days after the purchase of the motor vehicle with respect to which a rebate is being claimed, the applicant, other than a religious, charitable or non-profit

organization, or a member of the family of the applicant was the owner or lessee under a long term lease of another motor vehicle with respect to which a rebate has been previously made under this section or section 12 of Regulation 903 of Revised Regulations of Ontario, 1980 (Definitions of Minister) as it existed on the 28th day of February, 1981.

(5) Notwithstanding clause (4) (c), a rebate may be made where,

- (a) the other motor vehicle was purchased and is owned or leased under a long term lease by a member of the family of the applicant for the purpose of transporting a person with a permanent physical disability who is neither the applicant nor any person with a permanent physical disability the applicant intends to transport;
- (b) the other motor vehicle is owned by a member of the family of the applicant and the owner paid tax on the fair value of the vehicle under the Act on the purchase of the vehicle; or
- (c) the owner or lessee under a long term lease of the other motor vehicle has been unable, after reasonable efforts, to expeditiously dispose of the vehicle.

(6) A rebate may be paid in a situation described under clause (5) (c) only after the eventual disposition of the other motor vehicle.

(7) Every application for a rebate under this section shall be accompanied by,

- (a) a copy of the purchase or long term lease contract for the motor vehicle in respect of which a rebate is claimed setting out the purchase price or lease payments and the tax paid by the applicant;
- (b) where the applicant is purchasing the motor vehicle for the applicant's own use, a physician's certificate describing the nature of the physical disability of the applicant and stating whether the disability is permanent;
- (c) where the applicant is a member of the family of a person with a permanent physical disability,
 - (i) a physician's certificate describing the nature of the physical disability of the person and stating whether the disability is permanent, and
 - (ii) a statement by the applicant of the applicant's relationship to the person and the use the applicant will make of the motor vehicle to provide transportation to that person;

(d) where the applicant is a religious, charitable or non-profit organization, a statement certifying that the motor vehicle was purchased to be used principally to transport persons with permanent physical disabilities and that the applicant is a religious, charitable or non-profit organization other than a municipality or local board; and

(e) such further information in addition to that information required under clauses (a) to (d) as the Minister requires.

(8) A claim for a rebate under this section by a purchaser who is leasing a motor vehicle under a long term lease shall be made not more than once in a twelve-month period and the total of all the claims made by such a purchaser with respect to the motor vehicle shall not exceed the tax paid under the Act by the purchaser with respect to the leasing of the motor vehicle.

(9) The Minister may rely on the opinion of the Ontario Advisory Council on the Physically Handicapped or from a physician concerning the nature of the physical disability of any person for whose transportation a motor vehicle has been purchased in respect of which an application for rebate has been made under this section.

(10) The Minister is not bound by the assignment by a person to whom a rebate under this section is payable of the person's right to the rebate.

(11) No interest shall be paid in respect of any rebate made under this section. O. Reg. 438/87, s. 1.

2. This Regulation applies to applications made with respect to motor vehicles purchased after the date of filing of this Regulation.

(2316)

32

PLANNING ACT, 1983

O. Reg. 439/87.

Restricted Areas—Territorial District of Sudbury.

Made—July 20th, 1987.

Filed—July 23rd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

80.—(1) Two seasonal dwellings may be erected, located and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area	1400 square metres
Minimum lot frontage	30 metres
Maximum lot coverage	30 per cent
Minimum front yard	8 metres
Minimum side yards	3 metres
Minimum rear yard	8 metres
Maximum height of buildings	9 metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Davis in the Territorial District of Sudbury being that part of Lot 14 in Concession III described as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-9961.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 20th day of July, 1987.

(2317)

32

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 440/87.

Rent Determination.

Made—July 16th, 1987.

Filed—July 24th, 1987.

REGULATION MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

RENT DETERMINATION

1. In this Regulation,

“acquisition costs” means the costs experienced by the landlord in acquiring the property and includes,

- (a) the purchase price of the residential complex,
- (b) the legal fees, other than for in-house counsel, and disbursements related to the purchase,

(c) the land transfer tax and retail sales tax related to the purchase,

(d) the fees paid to establish an appraised value and the costs of obtaining financing related to the purchase unless these amounts exceed similar market transactions,

(e) the professional fees and costs associated with a physical inspection and evaluation of the residential complex, and

(f) capital expenditures experienced within twelve months of the acquisition that meet the requirements of section 20;

“amortization period” means the period for which the principal and interest of the total debt would be repaid if the financing is continually renewed over that period on the same terms;

“annual accounting period” means a period of twelve consecutive months established for the purposes of an application for recording the costs and revenue of the residential complex;

“arm’s length” means the persons involved are not related persons;

“Assisted Rental Program” means the program by that name administered by the Central Mortgage and Housing Corporation;

“bad debts” means rent due and owing under a tenancy agreement that is uncollectible for longer than three months;

“base year period” is the annual accounting period most recently completed on or before the effective date of the first rent increase applied for;

“capital expenditure” means,

(a) expenditures on major renovations and new additions to the building, equipment or facilities, or

(b) major expenditures for repair, replacement and maintenance, the benefit of which would extend more than one year,

but does not include items listed in Table 2 unless,

(c) at least 25 per cent of the rental units in the residential complex are affected by work that involves one or more items on Table 2, or

(d) the capital expenditure allowance per item equals at least 1 per cent of the gross potential rent;

“control” means direct or indirect ownership or control either alone or with a related person of,

(a) more than 50 per cent of the issued share capital of a corporation having full voting rights under all circumstances, or

(b) issued and outstanding share capital of a corporation in an amount that permits or may permit the person to direct the management and policies of the corporation;

"financing costs" means the payments on funds obtained or assumed related to the purchase or construction of the residential complex which may be in the form of a loan, mortgage or a general or specific corporate borrowing;

"graduated payment mortgage" means a mortgage that provides,

(a) that the principal and interest be amortized over a period of time and permits initial payments to be made in a lower amount than would otherwise be made under the amortization schedule for equal blended payments,

(b) that payments be increased according to a schedule specified in the mortgage or attached agreement to a level that would otherwise exceed payments made under an equal blended payment amortization schedule, and

(c) that upon expiry of the amortization period, the principal and interest are paid in full;

"gross potential rent" means the total, multiplied by twelve, of the monthly maximum rent for all rental units in the residential complex whether collected or not, for the month immediately preceding the effective date of the first rent increase applied for;

"initial rent-up period" means the period commencing the date that the building permit was issued up to and including the earlier of,

(a) two years after first occupancy of the residential complex, or

(b) the time when 90 per cent of the total rental units in the residential complex have been first occupied;

"member of the family" means with respect to an individual,

(a) the spouse of such person,

(b) a child of such person,

(c) the father, mother, brother or sister of the person or any descendant of such brother or sister,

(d) the brother or sister of the person's father or mother or any descendant of such brother or sister,

(e) the father, mother or any brother or sister of the person's spouse or any descendant of any such brother or sister,

(f) a son-in-law or daughter-in-law of such person,

(g) a person adopted by the person or the spouse or any descendant of the adopted person, or

(h) a grandfather or grandmother of such person;

"person" means an individual, corporation, partnership, trust, trustee, executor, administrator or trustee in bankruptcy, receiver or other legal representative;

"projected year period" is the annual accounting period immediately subsequent to the base year period;

"reference year period" is the annual accounting period immediately prior to the base year period;

"related person" where used to indicate a relationship with any person includes,

(a) a member of the family of such person,

(b) an employer or employee of such person,

(c) a partner of such person,

(d) a trust or estate in which such person has a beneficial interest,

(e) a trust or estate for which such person serves as a trustee or in a similar capacity,

(f) a trust or estate in which persons related to such person, as otherwise determined under this subsection, have a beneficial interest,

(g) a corporation controlled by such person,

(h) a corporation controlled by such person and persons related to such person, or

(i) a corporation controlled by a person related to such person;

"similar market transactions" means arm's length transactions that occur or may reasonably be expected to occur under the same or comparable terms and conditions and in the same general geographic location;

"spouse" means a person of the opposite sex to whom the person is married or with whom the person is living in a conjugal relationship outside of marriage. O. Reg. 440/87, s. 1.

GENERAL

2. In this Regulation, if there is a reference to "similar market transactions" and an amount, charge, rate or cost exceeds similar market transactions, an amount, charge, rate or cost may be recognized that is comparable to similar market transactions unless otherwise specified. O. Reg. 440/87, s. 2.

3. In this Regulation, one corporation is related to another corporation if,

- (a) one of the corporations is controlled by the other corporation;
- (b) both of the corporations are controlled by the same person or group of related persons each member of which is related to every other member of the group;
- (c) each of the corporations is controlled by one person and the person who controls one of the corporations and the person who controls the other corporation are related persons;
- (d) one of the corporations is controlled by one person and that person is related to any member of a group of related persons that controls the other corporation;
- (e) one of the corporations is controlled by one person and that person is related to each member of an unrelated group that controls the other corporation;
- (f) any member of a group of related persons that controls one of the corporations is related to each member of an unrelated group that controls the other corporation; or
- (g) each member of an unrelated group that controls one of the corporations is a related person to at least one member of an unrelated group that controls the other corporation. O. Reg. 440/87, s. 3.

4.—(1) If costs being considered by the Minister have resulted from a non-arm's length transaction and the costs were incurred in good faith, the Minister may recognize,

- (a) the costs resulting from the transaction if they do not exceed those that would be experienced in similar market transactions; or
- (b) costs comparable to those that would be experienced in similar market transactions, if the costs resulting from the transaction do exceed those that would be experienced in similar market transactions.

(2) If the landlord purchases a residential complex in a non-arm's length transaction,

- (a) the Minister shall ascertain the real substance of the transaction and the good faith of the participants; and
- (b) the Minister may recognize the costs relating to the purchase, provided that they do not exceed those that would be experienced in similar market transactions. O. Reg. 440/87, s. 4.

5. For the purposes of determining whether a related group of buildings is a residential complex, a related group of buildings,

- (a) does not include a group that consists of two classes of buildings, namely, a building or buildings no part of which was occupied as a rental unit before the 1st day of January, 1976 along with a building or buildings, any part of which was occupied as a rental unit before the 1st day of January, 1976; and
- (b) includes buildings of the same class that,
 - (i) share common services and facilities,
 - (ii) are subject to the same financing, or
 - (iii) are managed and administered as one business operation. O. Reg. 440/87, s. 5.

SEPARATE CHARGES

6. For the purposes of subsection 97 (3) of the Act, "cablevision" is prescribed as a separate charge. O. Reg. 440/87, s. 6.

7.—(1) For the purposes of subsection 97 (4) of the Act, the maximum rent that may be charged shall be increased or decreased in the manner set out in this section.

(2) If all parking spaces are provided for the same charge per space, that charge shall be the amount added to the maximum rent if an additional space is provided or deducted from the maximum rent if the landlord discontinues the provision of the space.

(3) If there are different classes of parking spaces and the parking spaces in each class are provided for the same charge, the charge per space for that class of space shall be the amount added to the maximum rent if an additional space is provided or deducted from the maximum rent if the landlord discontinues the provision of the space.

(4) If subsections (2) and (3) do not apply because there are different charges or different charges within a class, the amount that may be added or deducted from the maximum rent shall be,

- (a) the amount of the separate charge for a space established for the rental unit pursuant to an

order under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or under Part XI of the *Residential Tenancies Act* plus any statutory increases permitted since that time;

(b) if clause (a) does not apply, the earliest charge known for the parking space associated with that rental unit on or after the 29th day of July, 1975 plus any statutory increases permitted since that time;

(c) if clauses (a) and (b) do not apply, the average of the separate charges for other parking spaces within the same established class;

(d) if clauses (a), (b) and (c) do not apply and if parking has been included in the rent without reference to a direct charge in the tenancy agreement, the amount that the parties can directly or by implication establish as the value of the parking space.

(5) If a new parking space is created or constructed and there are existing parking spaces in the same established class, the charge to be added to the maximum rent shall not exceed the average of the charges in that class.

(6) If the landlord provides a parking space that is not on the premises, the charge to be added to or deducted from the maximum rent shall be the cost experienced by the landlord, if that cost does not exceed a cost that is comparable to similar market transactions.

(7) If the landlord provides cablevision, the amount that may be added to the maximum rent is the cost experienced by the landlord on a per unit basis at the time the service is provided.

(8) If the landlord discontinues the provision of cablevision, the amount that may be deducted from the maximum rent is,

(a) if the charge for cablevision is included in the basic unit rent, the cost experienced by the landlord on a per unit basis; or

(b) if there is a separate charge for cablevision, the actual amount of the charge,

at the time the service is discontinued. O. Reg. 440/87, s. 7.

CONTINGENCY FEES

8.—(1) For the purposes of subsection 121 (1) of the Act, the prescribed amount is 10 per cent of the amount that has been or may be recovered, gained or saved in part or in whole through the efforts of the agent over the twelve-month period commencing on the first effective date of the rent increase for each rental unit as set out in the order.

(2) Notwithstanding subsection (1), where an order is made under section 95 of the Act or where a landlord agrees to refund excess rent to a tenant in the absence of an order, the proportion shall not exceed 10 per cent of the total amount of excess rent found owing by the landlord to the tenant pursuant to the order or that the landlord, in the absence of an order, has agreed to repay. O. Reg. 440/87, s. 8.

OPERATING COST ALLOWANCE

9. For the purposes of clauses 75 (a) and 87 (1) (a) of the Act, the prescribed operating cost allowance is 3 per cent of the gross potential rent. O. Reg. 440/87, s. 9.

CONTINUING CAPITAL EXPENDITURES

10.—(1) For the purposes of subsection 76 (2) of the Act, subject to section 20, a capital expenditure is of a continuing nature if,

(a) it is a single capital expenditure completed in stages over, or conducted on a project basis over, a period that extends beyond the applicable period mentioned in section 16 that,

(i) makes related improvements within a specific room or area, or

(ii) involves objects, items or systems that are similar in nature to each other;

(b) the Minister finds, in the initial application, that the capital expenditure,

(i) is not or will not be substantially completed within the time period mentioned in section 16, and

(ii) will be completed within a maximum of thirty-six months after its commencement.

(2) If on a subsequent application a landlord demonstrates that, with respect to the capital expenditure mentioned in subsection (1),

(a) clauses (1) (a) and (b) apply; or

(b) clause (1) (a) applies and clause (1) (b) does not apply but the completion of the capital expenditure was delayed, for reasons beyond the landlord's control, beyond thirty-six months after commencement of the capital expenditure claimed,

the Minister may find that the capital expenditure is continuing.

(3) Notwithstanding section 16, where the Minister finds that a capital expenditure is of a continuing nature or is continuing, that part of the capital expenditure that is completed within the relevant time

period mentioned in section 16 shall be recognized for the purposes of making an allowance for the capital expenditure. O. Reg. 440/87, s. 10.

CALCULATION OF CAPITAL EXPENDITURE ALLOWANCE

11.—(1) For the purposes of calculating the amount of a capital expenditure which a landlord has experienced or will experience, an allowance for the capital expenditure consists of,

- (a) the purchase price, installation cost, renovation cost or construction costs of the capital expenditure;
- (b) an allowance for management and administration;
- (c) the value of the landlord's own labour;
- (d) the rental value of any vacant rental unit if the vacancy is directly related to the capital expenditure, unless otherwise recognized;
- (e) interest on the total of clauses (a), (b), (c) and (d) including, where the capital expenditure is financed by borrowing, the value of any guarantees given by or on behalf of the landlord to the lender; and
- (f) a reduction of the amounts set out in clauses (a), (c) and (d) by an amount equal to any proceeds received from or as a result of insurance,

amortized over the anticipated useful life of the expenditure in the form of a blended equal annual payment of principal and interest.

(2) Notwithstanding subsection (1), if the landlord obtains funds for a capital expenditure to rehabilitate a residential complex under the Low Rise Rehabilitation Program, the High Rise Rehabilitation Project, the Conserve-a-Unit research project, the Ontario Home Renewal Program, or the Residential Rehabilitation Assistance Program, any payments made by the landlord during the period under review under the programs together with the rental value of any vacant rental unit if the vacancy is directly related to the capital expenditure, with interest as provided in section 15 amortized over the anticipated useful life of the capital expenditure, shall be allowed instead of the capital expenditure allowance, except that,

- (a) any payments required under the program as a result of,
 - (i) the premises ceasing to be a residential complex,
 - (ii) the residential complex being sold,
 - (iii) the landlord failing to demonstrate efforts to prevent tenant disruption during the rehabilitation process, or

- (iv) a provision in the program resulting in early or accelerated repayment in whole or in part,

shall not be recognized:

- (b) if the total cost of a capital expenditure calculated in subsection (1) exceeds the funds obtained from the programs mentioned in this subsection, the excess shall be subject to the provisions for capital expenditures as otherwise set out in the Act and this Regulation but a management and administration allowance shall be calculated on the total cost of the capital expenditure; and
- (c) any funds that the landlord receives as a grant or a forgivable loan under which no repayment is made, shall not be allowed as part of the capital expenditure. O. Reg. 440/87, s. 11.

ANTICIPATED USEFUL LIFE

12.—(1) For the purposes of section 11, the anticipated useful life for new items to be used in calculating the capital expenditure allowance is set out in Tables 1 and 2.

(2) If a capital expenditure under review is not set out in Table 1 or 2, the Minister shall consider the nature of the expenditure with reference to characteristics in common with the items set out in Tables 1 and 2 and factors which are reasonable in the marketplace.

(3) If an item is not new, the Minister shall determine the remaining useful life of the item under review by taking into account its age and the anticipated useful life as determined under subsections (1) and (2) and the remaining anticipated useful life of the item. O. Reg. 440/87, s. 12.

ALLOWANCE FOR MANAGEMENT AND ADMINISTRATION

13.—(1) For the purposes of clause 75 (d) of the Act and section 11, the allowances for management and administration with respect to capital expenditures, excluding capital expenditures experienced during the initial rent-up period, are set out in this section.

(2) If construction or renovation is performed by persons who are not directly employed by the landlord but who are supervised by the landlord or by someone retained by the landlord to supervise during the construction or renovation project, an allowance for management and administration of 7.5 per cent of the construction or renovation costs, before any reduction for insurance proceeds, shall be included in the calculation of the capital expenditure allowance.

(3) If construction or renovation is performed by persons in the direct employ of the landlord, an administration allowance shall be allowed of 7.5 per

cent of the direct labour and material costs, before any reduction for insurance proceeds, and a management allowance shall be allowed of 7.5 per cent of the total of the direct labour and material costs and the administration allowance, before any reduction for insurance proceeds, unless the allowances or management and administration costs have otherwise been recognized in determining a rent increase.

(4) In respect of the purchase and installation of appliances, carpeting, furnishings and other similar items, a management allowance of 2 per cent of the total cost of purchase and installation, before any reduction for insurance proceeds, shall be allowed if it is determined that there was management effort used by the landlord or a person employed by the landlord in the negotiation of improved terms of purchase or on the supervision of the installation. O. Reg. 440/87, s. 13.

LABOUR PROVIDED BY THE LANDLORD

14.—(1) For the purposes of making a determination under section 11, where the labour involved in carrying out a capital expenditure is provided by the landlord, the Minister shall allow the value of the work done on the basis of an amount that is reasonable in the marketplace.

(2) For the purposes of making a determination under subsection (1), the portion of the cost of the capital expenditure represented by the landlord's own labour shall not be the subject of an allowance for management and administration. O. Reg. 440/87, s. 14.

INTEREST ON CAPITAL EXPENDITURES

15.—(1) For the purposes of clauses 78 (1) (a) and (b) of the Act and section 11, the rates of interest to be allowed are set out in this section.

(2) If the capital expenditure is financed entirely by borrowing, the interest rate allowed is the rate experienced unless the rate experienced unreasonably exceeds the rate for similar market transactions.

(3) Notwithstanding subsection (2), for the purposes of clause 78 (1) (b) of the Act, if the interest rate experienced by the landlord is discounted as a result of guarantees given by or on behalf of the landlord to the lender, the discount shall be added to the interest rate and the resulting rate shall be used in the calculation of the allowance for capital expenditures.

(4) If the capital expenditure has been financed entirely out of the landlord's own funds, the interest rate allowed shall be the average mortgage interest rate of five year conventional first mortgages as reported monthly by Canada Mortgage and Housing Corporation for the third month prior to the effective date of the first rent increase applied for, or in the case of an application made under subsection 89 (1) of the Act, for the month that the application is made, plus,

(a) one percentage point of interest if there is existing financing related to the acquisition or construction of the residential complex equal to more than 30 per cent but less than 60 per cent of the acquisition costs or value of the residential complex as determined under sections 48 and 49; or

(b) two percentage points of interest if there is existing financing related to the acquisition or construction of the residential complex which is 60 per cent or more of the acquisition costs or value of the residential complex as determined under sections 48 and 49.

(5) If the capital expenditure has been financed in part by borrowed funds and in part by the landlord's own funds, the interest rate allowed on the borrowed funds shall be as set out in subsections (2) and (3) and the interest rate allowed for the landlord's own funds shall be as set out in subsection (4).

(6) For the purposes of subsection (4), the level of existing financing shall be determined as of the date the current application is made. O. Reg. 440/87, s. 15.

SUBSTANTIAL COMPLETION

16.—(1) In this section, "substantially completed" means the degree of completion such that the landlord would be liable for the total cost of completion of the capital expenditure or the point where the capital expenditure would reasonably be considered to be complete despite further work to be completed.

(2) For the purposes of an application under section 74 or 86 of the Act, subject to subsection 10 (3), an allowance shall be made for capital expenditures which have been or will be substantially completed within a period of twelve consecutive months that occurs within the base year period and the projected year period.

(3) Notwithstanding subsection (2), if a landlord makes an application for an intended rent increase to be effective on or before the 1st day of August, 1987, an allowance shall be made for capital expenditures that have been or will be substantially completed during the base year period and the projected year period. O. Reg. 440/87, s. 16.

VARIANCE FROM PROJECTED EXPENDITURE

17.—(1) For the purposes of clause 75 (c) of the Act, "actual capital expenditure" means the allowance as determined under section 11 for a capital expenditure that has been actually completed.

(2) If the Minister finds on a subsequent application that the allowance for an actual capital expenditure varies from the allowance for the projected capital expenditure allowed on a previous order made under the Act or the *Residential Tenancies Act*, the Minister shall add to or deduct from the rent increase justified

on the application, as the case may be, the amount of the variance.

(3) For the purposes of determining the allowance for an actual capital expenditure in subsection (2), the Minister shall recalculate the allowance for the projected capital expenditure allowed on a previous order on the basis of actual costs, but using the same amortization period and interest rate as on the previous order. O. Reg. 440/87, s. 17.

REPLACEMENT

18.—(1) For the purposes of subsection 78 (2) of the Act, if an item allowed on the current application is specifically identified and is found by the Minister to be an item allowed in a previous order, the item previously allowed has been replaced.

(2) If subsection (1) does not apply, where an item previously allowed was installed in a specific unit and a similar item allowed on the current application was installed in the same unit, the item is deemed to be replaced unless otherwise established.

(3) If subsections (1) and (2) do not apply, an item has been replaced if the item allowed on the current application is composed of a number of articles and the number of articles together with a number of similar articles completed on or after the 1st day of August, 1985 and allowed in a previous order exceeds the number of similar articles in use in the residential complex at the time the current application is made.

(4) If subsection (3) applies, the number of articles being replaced shall be determined by subtracting the number of similar articles in use in the residential complex at the time the application is made from the total of the number of similar articles allowed on the current application and the number of similar articles completed on or after the 1st day of August, 1985 and allowed in a previous order.

(5) Where an item is found to be replaced under subsection (3), the amount allowed in the previous order in respect of the articles that were replaced shall be determined on the basis that those articles allowed first are replaced first.

(6) If an item was allowed as part of a capital expenditure consisting of a number of items and the allowance for the capital expenditure included principal and interest amortized over an anticipated useful life that,

(a) took into account all the items; and

(b) differs from the anticipated useful life of the individual item set out in Tables 1 and 2,

the item may be found to be replaced when the allowed anticipated useful life of the whole capital expenditure has elapsed. O. Reg. 440/87, s. 18.

NEGLECT

19. For the purposes of section 96 of the Act,

“ongoing deliberate neglect” in maintaining the residential complex or any rental unit means that the landlord was aware of the relevant maintenance conditions and failed to take reasonable corrective measures within a reasonable length of time and as a result the capital expenditures or proposed capital expenditures were necessary, but that failure does not include matters that are beyond the landlord's control;

“substantial” means that the total of the allowances for capital expenditures that have been found to be necessary as a result of the landlord's ongoing deliberate neglect equals 1 per cent or more of the monthly maximum rent of the rental units affected by the said capital expenditure for the month preceding the effective date of the first increase applied for multiplied by twelve. O. Reg. 440/87, s. 19.

CAPITAL EXPENDITURES AS ACQUISITION COSTS

20.—(1) If capital expenditures have been or will be incurred within twelve months of the acquisition of the residential complex and if there was an obvious need for the capital expenditures which a prudent purchaser would have taken into consideration in negotiating the purchase price, no allowance for the capital expenditure shall be made as such and the cost of the capital expenditure, as set out in clauses 11 (1) (a), (c), (d) and (f) shall be considered as part of the acquisition costs unless it has been experienced during the initial rent-up period in which case subsection 48 (9) applies.

(2) Notwithstanding subsection (1), that portion of the capital expenditures that exceeds the level of work for which there was an obvious need shall be allowed as a capital expenditure.

(3) Where a capital expenditure has been considered on an application as part of the acquisition costs under subsection (1), the capital expenditure shall not be found on that application to be of a continuing nature but it may be so found on a subsequent application. O. Reg. 440/87, s. 20.

CONDITIONAL ORDER

21.—(1) For the purposes of subsection 89 (2) of the Act,

“expenditure” means,

(a) the purchase price, installation cost, renovation cost or construction costs of the capital expenditure,

(b) the value of the landlord's own labour,

- (c) the rental value of any vacant rental unit if the vacancy is directly related to the capital expenditure unless otherwise recognized, and
- (d) a reduction of the amounts set out in clauses (a), (b) and (c) by an amount equal to any proceeds received from or as a result of insurance;

"substantially higher or lower" means that the difference between the amount of the actual expenditure and the projected expenditure exceeds 5 per cent of the projected expenditure.

(2) For the purposes of determining actual or projected expenditures under subsection 89 (2) of the Act where funds are obtained pursuant to the programs and projects set out in subsection 11 (2), that portion of the actual expenditure or projected expenditure which is funded by a grant or a forgivable loan under which no repayment is made shall not be recognized as an actual or projected expenditure. O. Reg. 440/87, s. 21.

CONSTRUCTION OF ADDITIONAL PARKING SPACES

22.—(1) Notwithstanding subsection 7 (5), where subsection 97 (4) of the Act does not apply and an application under section 74, 86 or 89 of the Act has been made, if the landlord constructs additional parking spaces where there are existing parking spaces in that class, the cost of the additional spaces shall be determined in the same manner as a capital expenditure and the capital expenditure allowance shall be apportioned among all parking spaces of that class by adding the allowance to the total maximum separate charges for the existing spaces and dividing the resulting total equally among all of the parking spaces of that class.

(2) If the landlord constructs parking spaces and there are no existing parking spaces in that class, the cost of the new parking spaces shall be determined in the same manner as a capital expenditure and the allowance shall be apportioned among all parking spaces of that class. O. Reg. 440/87, s. 22.

MAXIMUM RENTS FOR UNITS RENTED FOR THE FIRST TIME

23.—(1) In this section, "floor area" means the space on any storey of a building between exterior walls and firewalls, including the space occupied by interior walls and partitions but not including exits and vertical service spaces that pierce the storey.

(2) For the purposes of section 99 of the Act, a unit that is "rented for the first time" means the first rental of,

- (a) a new rental unit no part of which was previously in existence as part of a residential complex;

- (b) a new rental unit that has been formed by adding to the floor area of an existing building if the amount of the additional floor area exceeds 50 per cent of the total floor area of the new rental unit; and

- (c) a new rental unit in which at least 50 per cent of the floor area was previously a portion of the residential complex, other than vacant grounds, and that was never occupied as a rental unit if the landlord,

- (i) files a statement with the Minister that the floor area that was part of the existing residential complex has not previously been used by any tenant within the twelve months preceding the date that it was first converted for the purposes of the new unit,

- (ii) gives the tenants a copy of the statement within ten days of filing and advises the tenants that they may file submissions with the Minister within thirty days from the filing of the statement,

- (iii) files proof of the giving of the statement to the tenants with the Minister, and

- (iv) files any reply to the submissions of the tenants within forty-five days from the filing of the statement.

(3) Notwithstanding clause (2) (c), where a portion of the new rental unit that was part of the existing residential complex was previously a common area in the residential complex used by any tenant within the previous twelve months preceding the date that it was first converted for the purposes of the new unit, section 99 will not apply unless the common area consists of vacant grounds or unless,

- (a) the landlord has obtained and filed with the Minister the written consent from the tenants of more than 50 per cent of the rental units in the residential complex approving the conversion of the space; and

- (b) the landlord undertakes that any compensation for the loss of the common area consented to shall be divided equally among the tenants of each rental unit in the residential complex.

(4) An order under clause 13 (3) (d) of the Act may be made determining that a unit has been rented for the first time within the meaning of section 99 of the Act and declaring the maximum rent and the date the maximum rent takes or took effect. O. Reg. 440/87, s. 23.

24.—(1) Maximum rent shall be determined in accordance with this section where the unit is rented

for the first time within the meaning of section 99 of the Act.

(2) In this section, the "value of any discount" means the cost to the landlord of the discount or the benefit in the nature of a discount, including lost revenue experienced by the landlord.

(3) Where the rent charged on the date a unit is rented for the first time is affected by a provision in a tenancy agreement allowing for a discount, benefit in the nature of a discount or a discounted rent during the term of the agreement, the maximum rent is,

- (a) where subsection (4) applies, the amount stated to be chargeable as the undiscounted rent as of the date of first rental in a written tenancy agreement commencing on the date of first rental;
- (b) where subsection (5) applies and the term of the tenancy agreement is twelve months or less, the total rent charged for the twelve months following the date of first rental, less the value of any discounts paid, given or allowed, divided by the number of rental periods in those twelve months; or
- (c) where subsection (5) applies and the term is more than twelve months, the total rent charged during the term, less the value of any discounts paid, given or allowed, divided by the number of rental periods in the term.

(4) Clause (3) (a) applies where,

- (a) the date that a rental unit is rented for the first time is before the 1st day of February, 1987; or
- (b) the discounts, benefits in the nature of a discount or discounted rent paid, given or allowed during the term of the agreement,
 - (i) are in respect of the incompleteness of construction of the residential complex or temporary failure to provide promised services or facilities and do not extend beyond the six-month period commencing upon the date that any rental unit in the residential complex is first occupied, or
 - (ii) are in respect of the marketing of the first rental unit in the residential complex and,
 - (A) do not exceed two months rent, as averaged over the term of the tenancy agreement, or
 - (B) are not paid, given or allowed to the tenant over a period of time that exceeds a total of six

months, which need not be consecutive.

(5) Clause (3) (b) or (c) applies where the date that a rental unit is rented for the first time is on or after the 1st day of February, 1987 and the discounts, benefits in the nature of discounts or discounted rent paid, given or allowed to the tenant,

- (a) are in respect of the incompleteness of construction of the residential complex or temporary failure to provide promised services or facilities and extend beyond the six-month period commencing upon the date that any rental unit in the residential complex is first occupied;
- (b) are in respect of the marketing of the first rental unit in the residential complex, and
 - (i) exceed two months rent, as averaged over the term of the tenancy agreement, or
 - (ii) are paid, given or allowed to the tenant over a period of time that exceeds a total of six months, which need not be consecutive; or
- (c) are in respect of any other discount, benefit in the nature of a discount or discounted rent.

(6) Where a tenancy agreement commencing on the date that a rental unit is rented for the first time provides that the amount of rent charged will decrease at any time during the term of the agreement from that charged on the date of first rental, which decrease is not in the nature of a discount, benefit in the nature of a discount or discounted rent, the maximum rent is,

- (a) where the term of the tenancy agreement is twelve months or less, the total rent charged for the twelve months following the date of first rental, divided by the number of rental periods in those twelve months; or
- (b) where the term is more than twelve months, the total rent charged during the term, divided by the number of rental periods in the term.

(7) Notwithstanding subsections (3) to (5), where the rent for a rental unit is discounted as of the date the unit is rented for the first time according to a written tenancy agreement as the result of a provision in an agreement between the landlord and a municipality entered into to secure approval of an application by the landlord under the *Rental Housing Protection Act, 1986*, the maximum rent is the amount stated in the tenancy agreement to be chargeable as the undiscounted rent as of the date of first rental.

(8) If an order of the Minister, the Board or a court determines the maximum rent or lawful rent chargeable as of the date a rental unit is rented for the first

time, the maximum rent shall be the rent set out in the order and not as determined under this section.
O. Reg. 440/87, s. 24.

CURRENT MAXIMUM RENT FOR EXISTING UNITS

25.—(1) Where section 99 does not apply, the current maximum rent for a rental unit shall be determined in accordance with this section if the circumstances set out in this section are applicable.

(2) In this section,

“actual rent” and “actual rent date” have the same meanings as in section 54 of the Act as modified by sections 4 and 17 of Ontario Regulation 10/87;

“prompt payment provision” means a provision in a tenancy agreement which states that if a rent payment is made on or before the due date or within a specified period thereafter, a lesser amount of money will be chargeable.

(3) If the landlord submits Form 5R in respect of a rental unit, the maximum rent shall not exceed the amount of the rent charged as a result of the rent reduction plus all statutory or other rent increases permitted up to the date of the maximum rent.

(4) If the rent chargeable under the terms of a tenancy agreement is subject to a prompt payment provision, the current maximum rent shall not exceed the lesser amount unless,

- (a) the rent set out or declared as the lawful or maximum rent in the most recent order issued under the Act, the *Residential Tenancies Act* or *The Residential Premises Rent Review Act, 1975* (2nd Session) is the higher amount that was chargeable under the prompt payment provision then in effect; or
- (b) the rental unit was rented before the 1st day of February, 1987 and the rent chargeable since,

(i) the 29th day of July, 1975, or

(ii) the first date that the rental unit is rented after the 29th day of July, 1975,

has been continuously subject to a comparable prompt payment provision.

(5) Prompt payment provisions are comparable if the ratio of the lesser amount chargeable thereunder to the higher amount as of the later date is the same as or greater than the ratio of the lesser amount to the higher rent as of the earlier date.

(6) Where,

- (a) the actual rent date is not the date that the rental unit is rented for the first time; and

- (b) the rent charged is affected by a provision in the tenancy agreement allowing for a discount, benefit in the nature of a discount or discounted rent within the term of a tenancy agreement in effect upon the date on which the actual rent is first charged,

the maximum rent shall not exceed the total rent charged for the twelve months following the date on which the actual rent is first charged, less the value of any discounts paid, given or allowed during those twelve months, divided by the number of rental periods in those twelve months plus all statutory or other increases permitted up to the date of the maximum rent.

(7) If the rental unit is rented to a superintendent, employee or a member of the family of the landlord, the maximum rent shall not exceed the maximum rent set out in the most recent order made under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or the *Residential Tenancies Act* plus all permissible statutory rent increases after the effective date of rent increase set out in the order, or if there is no prior order respecting the rental unit,

- (a) the maximum rent shall not exceed the earliest known rent since the 29th day of July, 1975 charged to a person who is not a superintendent, employee or a member of the family of the landlord, plus all permissible statutory rent increases after the effective date of rent increase of the rent so determined;
- (b) if the maximum rent cannot be determined under clause (a), the maximum rent shall not exceed the average of the rents for all similar rental units in the residential complex or, if there is no similar rental unit in the residential complex, a rent which is reasonable having regard to the rents for other rental units therein; or
- (c) if the maximum rent cannot be determined under clause (a) or (b), the maximum rent shall not exceed a rent comparable to rents being charged for similar rental units within the same geographical vicinity.

(8) If section 99 of the Act does not apply, on an application under section 74 or 86 of the Act, the Minister, in determining the current maximum rent for a renovated unit to which any justified increase might be applied shall, if the renovations result in a change in the number of rental units or a change in the size of one or more rental units in the residential complex, apportion the total maximum rent of the previous rental units among the resulting units on the basis of floor area and shall make further proportional adjustments for any loss of rental space and common areas.
O. Reg. 440/87, s. 25.

FINANCING COSTS

26.—(1) If a landlord finances a purchase of the residential complex through new financing or assumes or refinances existing financing related to the landlord's purchase of the residential complex, the principal amount of the financing that shall be recognized shall not exceed 85 per cent of the landlord's acquisition costs but if the purchase is a Limited Dividend Housing project under the *National Housing Act* (Canada) and the principal of the financing provided for in the agreement between the landlord and Canada Mortgage and Housing Corporation exceeds 85 per cent of the landlord's acquisition costs, that financing shall be recognized, but the amount of principal recognized may not exceed the landlord's acquisition costs.

(2) If a landlord finances construction of the residential complex through new financing or assumes or refinances existing financing related to the construction of the residential complex, the principal amount of the financing experienced by the landlord shall be recognized up to the value of the residential complex as determined under sections 48 and 49.

(3) If partial ownership, right, title or interest in the residential complex is purchased and the landlord finances the purchase through new financing or assumes or refinances existing financing the principal amount of the financing that shall be recognized in relation to the purchase of that partial ownership right, title or interest shall not exceed 85 per cent of the acquisition costs experienced by the landlord.

(4) Notwithstanding subsections (1), (2) and (3), in respect of a residential complex no part of which was occupied as a rental unit before the 1st day of January, 1976, the principal amount of financing modified by any changes in principal experienced by the landlord up to the 1st day of August, 1985 shall be recognized, provided that any increases or decreases in debt outstanding respecting that financing before the 1st day of August, 1985 shall result in a corresponding reduction or increase of the landlord's initial invested equity but any reduction shall not exceed the amount of the landlord's initial invested equity.

(5) If the principal amount of financing that the landlord has experienced or will experience is changed during the initial rent-up period, the changes in principal shall be recognized in the manner set out in this section. O. Reg. 440/87, s. 26.

INTEREST

27.—(1) In determining financing costs, the rate of interest recognized shall be the actual rate of interest, unless it can be established that the rate charged unreasonably exceeds the rate for similar market transactions, except,

- (a) if financing is provided by the vendor and the rate of interest charged on that financing is less than the rate of interest available for financing from financial institutions for a

borrower in similar circumstances and for financing with similar priority of repayment, the Minister shall,

- (i) deem the rate of interest to be the market rate of interest available from financial institutions,
 - (ii) deem the principal amount of the financing to be less than the actual principal by an amount that is equivalent to the present value of the savings in interest that results from the difference in the rates of interest over the term of the actual financing,
 - (iii) recalculate the financing costs in the manner set out in this Regulation, and
 - (iv) deduct from the acquisition costs the amount that is equivalent to the present value of the savings in interest over the term of the actual financing that results from the difference in the rates of interest;
- (b) subject to clause (c), if the rate of interest on the financing otherwise allowed increases during the term of the financing, the Minister shall recognize one rate of interest to apply to the entire term of the financing equal to the average of the rates of interest that have been experienced or will be experienced over the term; or
- (c) where there is a previous order under the *Residential Tenancies Act* that recognized the increase in interest rates during the term of the financing and the landlord continues to make payments under the financing, the Minister shall recognize,
- (i) if the previous order recognized the average rate of interest over the term, the rate of interest recognized,
 - (ii) if the previous order recognized the increase in interest rates, the average of the rates of interest over the term remaining at the time of the current application, or
 - (iii) if the previous order recognized a rate of interest, other than the actual or average as calculated in this section, the average of the rates of interest over the term remaining at the time of the current application.

(2) For the purposes of subsection (1), the present value of the savings in interest shall be calculated by using the market rate of interest available from financial institutions as determined in clause (1) (a). O. Reg. 440/87, s. 27.

BLENDED PAYMENTS

28.—(1) The financing costs shall be calculated on the basis of equal blended payments of principal and interest for an annual accounting period notwithstanding that the actual financing payments may be calculated differently except,

- (a) if financing is obtained under a graduated payment mortgage related to a purchase of a residential complex on or after the 1st day of August, 1985, the actual payments shall be recognized provided that the annual increase in payments shall not exceed 5 per cent of the amount recognized for the previous annual accounting period;
- (b) if financing is obtained under a graduated payment mortgage related to the construction of a residential complex or from a purchase prior to the 1st day of August, 1985, the actual payments shall be recognized;
- (c) if funds are obtained under the Assisted Rental Program,
 - (i) the actual payments that the landlord has experienced or will experience in each annual accounting period during the entire period of the program for any other financing in respect of the residential complex, net of the government loan advances, shall be recognized subject to the provisions for financing costs otherwise set out in this Regulation, and
 - (ii) changes in advances of the government loan and changes in repayment of advances shall be allowed as changes in financing costs; or
- (d) if the funds are obtained from or guaranteed under the Canada Rental Supply Plan, Canada/Ontario Rental Supply Plan, Ontario Rental Construction Loan, Renter-prise, Accelerated Rental Housing Program, Integrated Community Housing Program or Convert-to-Rent, the actual payments in respect of the funds so obtained shall be recognized.

(2) Where the financing that the landlord has experienced or will experience has been changed during the period of the landlord's ownership from equal blended payments to graduated payments, the financing that shall be recognized shall be calculated on the basis of equal blended payments of principal and interest as at the time of the change.

(3) Where the financing that the landlord has experienced or will experience has been changed during the period of the landlord's ownership from graduated payments to equal blended payments, the equal blended payments shall be recognized. O. Reg. 440/87, s. 28.

CALCULATING PAYMENTS OF PRINCIPAL AND INTEREST

29.—(1) The method of calculating payments of principal and interest is set out in this section.

(2) If the financing relates to a purchase of a residential complex by the landlord, except a purchase mentioned in clause 79 (6) (a) of the Act, either in the form of new financing or assumed financing, interest and principal shall be amortized over the actual amortization period of the financing or a period of twenty-five years, whichever is greater, except,

- (a) if the anticipated or actual physical or economic life of a residential complex or of a building in the residential complex that has separate financing is less than twenty-five years and financial institutions have provided or will provide funds only on the basis of an amortization period that is less than twenty-five years, the maximum amortization period available from the financial institutions shall be recognized;
- (b) if funds have been advanced or guaranteed by a government or government agency under a program mentioned in clause 28 (1) (d) and the terms of the agreement provide for repayment of financing over a period of less than twenty-five years, the actual amortization period shall be recognized;
- (c) subject to clauses (a) and (b), if the landlord assumes financing at the time of purchase and the original amortization period of the financing was twenty-five years or longer and the balance of the amortization period was at least twenty-five years, the balance of the amortization period shall be recognized;
- (d) subject to clauses (a) and (b), if the landlord assumes financing at the time of purchase and the original amortization period of the financing was twenty-five years or longer and the balance of the amortization period is less than twenty-five years, the principal amount outstanding shall be amortized over twenty-five years, with interest at the rate of five year conventional first mortgages, as reported by Canada Mortgage and Housing Corporation for the third month prior to the effective date of the first rent increase applied for;
- (e) subject to clauses (a) and (b), if the landlord assumes financing at the time of the purchase of the residential complex and the original amortization period of the financing was less than twenty-five years, the terms of the financing shall be recalculated by deeming the original amortization period to be twenty-five years and the deemed balance of the recalculated principal amount shall be amortized over twenty-five years with interest at

the rate for five year conventional first mortgages as reported by Canada Mortgage and Housing Corporation for the third month prior to the effective date of the first rent increase applied for; or

- (f) if the principal amount of financing is changed in accordance with subsection 26 (4), the amount of the change in principal from the balance of principal outstanding according to the allowed pattern of amortization shall be amortized with interest over the actual period of the financing or a period of twenty-five years, whichever is greater.

(3) If the financing relates to construction of a residential complex or to a purchase mentioned in clause 79 (6) (a) of the Act by the landlord, either in the form of new financing or financing assumed on a purchase as set out in clause 79 (6) (a) of the Act, interest and principal shall be amortized over the actual period of the financing or a period of twenty years, whichever is greater, except,

- (a) if the anticipated or actual physical or economic life of a residential complex or a building in a residential complex that has separate financing is less than twenty years and financial institutions have provided or will provide funds only on the basis of an amortization period that is less than twenty years, the maximum amortization period available from the financial institutions shall be recognized;

- (b) if funds have been advanced or guaranteed by a government or government agency under a program mentioned in clause 28 (1) (d) and the terms of the agreement provide for repayment over a period of less than twenty years, the actual amortization period shall be recognized; or

- (c) if the principal amount of financing is changed in accordance with subsection 26 (4), the amount of the change in principal from the balance of principal outstanding according to the allowed pattern of amortization shall be amortized with interest over the actual period of the financing or a period of twenty-five years, whichever is greater.

(4) Notwithstanding subsections (2) and (3), if there has been a previous order under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or the *Residential Tenancies Act*, the amortization period recognized on that order shall be recognized.

(5) In determining the financing costs that the landlord has experienced or will experience where there has been a change in the amortization period upon renewal or refinancing of existing financing during the landlord's period of ownership, the amortization period that shall be recognized is,

- (a) the period recognized under subsections (2) and (3), reduced by the number of years that have elapsed since the inception of the financing allowed under subsections (2) and (3) to the date of the renewal or refinancing of the existing financing;

- (b) notwithstanding clause (a), if the change in amortization period during the landlord's period of ownership occurred before,

- (i) the 29th day of July, 1975, for a residential complex any part of which was occupied as a rental unit prior to the 1st day of January, 1976, or

- (ii) the 1st day of August, 1985, for a residential complex no part of which was occupied as a rental unit prior to the 1st day of January, 1976,

the amortization period that most recently applied to the financing before the date in subclause (i) or (ii) shall be recognized but not to exceed the total period over which the principal and interest is amortized under subsections (2) and (3); or

- (c) notwithstanding clauses (a) and (b), if there has been a previous order under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or the *Residential Tenancies Act*, the amortization period recognized in the previous order reduced by the number of years that have elapsed since that financing was recognized, to the date of the renewal or refinancing of the existing financing.

(6) In determining the financing costs where there has been a change in the principal amount of the financing during the period of the landlord's ownership from the amount that was recognized under section 26, the amount of the principal,

- (a) if there has been a previous order under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or the *Residential Tenancies Act*, shall be calculated on the basis of the amount outstanding as a result of amortizing the principal and interest pursuant to the determinations made in the previous order over the number of years that have elapsed since that financing was recognized; or

- (b) if there has not been a previous order, shall be calculated on the basis of the amount outstanding as a result of amortizing principal and interest under this section over the number of years that have elapsed since the inception of the financing recognized under section 26.

(7) In determining financing costs where there has been a change in the frequency of repayment provi-

sions or in any other provision that affects the frequency of repayment of financing related to the residential complex during the period of the landlord's ownership,

- (a) if there has been a previous order under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or the *Residential Tenancies Act*, the frequency of the repayment considered under the previous order shall be recognized; or
- (b) if there has not been a previous order, the provision for frequency of repayment set out in the previous financing shall be recognized. O. Reg. 440/87, s. 29.

CHANGES IN INTEREST RATES

30. For the purposes of determining financing costs no longer borne under clause 75 (h) of the Act, the difference between the previously allowed financing costs for the latest annual accounting period used in determining an increase in financing costs in the previous order and the financing costs experienced by the landlord for a subsequent annual accounting period shall be calculated and the rent increase otherwise justified shall be adjusted by the calculated amount. O. Reg. 440/87, s. 30.

31.—(1) Subject to section 27, where there has been an increase in interest rates and the landlord renews or refinances existing financing at a higher rate, the difference between the new rate of interest and the previous rate of interest calculated in accordance with this section shall be allowed as part of the justified rent increase.

(2) The difference which results from a change in the allowed rates of interest shall be calculated on the basis of comparing the financing costs that the landlord has experienced or will experience during the base year period and the projected year period.

(3) Notwithstanding subsection (2), where the purchase of the residential complex occurred during the base year period and the financing costs are determined on the basis of costs that the landlord has experienced or will experience during the first twelve months of ownership, the comparison shall be made between the financing costs recognized for the first twelve months of ownership and the financing which the landlord has experienced or will experience in the projected year period. O. Reg. 440/87, s. 31.

VARIANCE FROM PROJECTED FINANCING COSTS

32. For the purposes of clause 75 (c) of the Act, if the Minister finds on a subsequent application that actual financing costs vary from the projected financing costs allowed on a previous order made under the Act or the *Residential Tenancies Act*, the Minister shall add to or deduct from the rent increase justified on the application, as the case may be, an amount calculated as follows:

1. If on the previous order an allowance was made for a projected increase in financing costs due to a projected change in interest rates and the actual interest rate change varied from the projection, the difference between the amount of the allowance based on projected interest rates and the amount of the allowance based on actual interest rates.
2. If on the previous order, financing costs used in the calculation of the landlord's financial loss, economic loss or relief of hardship allowance were based on projected interest rates and the actual interest rate varied from the projection, and the landlord's financial loss, economic loss or relief from hardship has been eliminated, the amount by which the financial loss, economic loss or relief of hardship would have been affected by the variance between projected interest rates and actual interest rates. O. Reg. 440/87, s. 32.

ALLOCATION OF ACQUISITION COSTS AND FINANCING

33. If the landlord has purchased and financed more than one residential complex or a residential complex and non-residential components in one transaction, for the purposes of determining acquisition costs and the financing related to the purchase of the residential complex under review,

- (a) the market value of the residential complex and the total project shall be determined by a professional appraiser;
- (b) the value of the residential complex under review shall be determined as a proportion of the total acquisition costs, being the same proportion that the market value of the residential complex represents of the total market value of the project determined under clause (a); and
- (c) the financing relating to the purchase shall be apportioned among the various complexes and buildings within each complex and non-residential components so that the total financing on each residential complex and the buildings within each residential complex shall be an equal percentage of the acquisition costs for each component, but shall not exceed the financing allowed under section 26,

unless it is more reasonable in the particular circumstances to allocate the value on a different basis. O. Reg. 440/87, s. 33.

CORPORATE FINANCING INSTRUMENTS

34.—(1) If a corporate landlord obtains funds through a shareholder's loan, or other corporate instrument, other than preferred shares, the Minister may consider the cost of these funds as financing costs if the agreement to obtain funds was made before the

4th day of December, 1986 and if the terms of repayment are the equivalent of a loan that is reasonable in the marketplace for arm's length financing of similar principal and terms of payment, namely,

- (a) that there is a repayment in full within a fixed time period and on fixed terms required by the terms of agreement;
- (b) that the repayments are actually made in accordance with the terms of the agreement and in a timely manner; and
- (c) that interest is paid on terms that do not exceed terms that are reasonable in the marketplace,

but the costs of the funds allowed shall be determined under sections 26 to 33 and 35.

(2) If a corporate landlord obtains funds through the issuance of preferred shares, the Minister may consider the dividends or similar regular payments as financing costs if the shares were issued before the 4th day of December, 1986 and if the payment of dividends and redemption are the equivalent of the terms of a loan that is reasonable in the marketplace for arm's length financing of similar principal amount and term of repayment, namely, that redemption or payments of dividends,

- (a) are made in full within a fixed time period and on fixed terms required by the documents authorizing the issuance;
- (b) are not dependent on the discretion of the corporation or its directors, officers or representatives; and
- (c) are actually made in a timely manner in accordance with the terms of the document authorizing the issuance,

but the costs of the funds advanced to the corporate landlord allowed shall be determined under sections 26 to 33 and 35. O. Reg. 440/87, s. 34.

INCREASED FINANCING PHASE IN

35.—(1) The rules that are applicable to the phasing in of financing cost increases under clause 92 (1) (e) of the Act are set out in this section.

(2) If the Assisted Rental Program provides for a reduction of the government loan advances or the repayment of the government loan advances pursuant to a specified schedule and the schedule is filed by the landlord in support of the application and recognized by the Minister for the purposes of this section,

- (a) for the initial year of the phase in, the annual financing phase in allowance shall be equal to the amount of the government loan advance reduction plus the amount of the increase in the repayment of the government

loan advance pursuant to the schedule that occur in the projected year period compared with the base year period; and

- (b) for each subsequent year phase in, the annual financing phase in allowance shall be equal to the amount of the government loan advance reduction plus the amount of the increase in the repayment of the government loan advance pursuant to the schedule that occur in the annual accounting period immediately subsequent to the annual accounting period used in the previous phase in allowance.

(3) If clause (2) (b) applies, the landlord shall file with the Minister at least 150 days prior to the next anniversary of the first date of the effective rent increase applied for or such later time as the Minister may allow, confirmation from the government lender of payment pursuant to the terms of the government loan advance and repayment schedule, as may be relevant to the phase in period.

(4) If the landlord fails to file within the period of time set out in subsection (3), the financing cost increase shall not be phased in in the subsequent year, but nothing in this section prevents the landlord from making another application under section 74 of the Act.

(5) A financing phase in allowance for a subsequent year shall not be made if the government loan advance or repayment of the government loan advance under the Assisted Rental Program is varied, postponed or eliminated.

(6) If the allowed financing cost is pursuant to a graduated payment mortgage,

- (a) the annual financing phase in allowance for the initial and subsequent years shall be equal to the scheduled increase in the payment as allowed under clause 28 (1) (a) or (b) for the projected year period or subsequent annual accounting periods; and
- (b) if the increase in payment is varied, postponed or eliminated, no further amount shall be allowed for a financing cost phase in.

(7) Where it is demonstrated that the effect of an increase in financing costs resulting from an increase in interest rates into the annual accounting period commencing immediately after the projected year period, the amount of the difference that the landlord has experienced or will experience shall be allowed as a phase in of increased financing costs under clause 92 (1) (e) of the Act determined as follows:

- 1. The amount of the phase in for the initial year shall be determined in the same manner as set out in section 31.

2. The amount of the phase in for the subsequent year shall be determined on the basis of the difference between the financing costs that the landlord has experienced or will experience during the projected year period and the annual accounting period that commences immediately after the projected year period. O. Reg. 440/87, s. 35.

FINANCIAL POSITION

36.—(1) If a landlord has experienced or will experience a financial loss or an economic loss or where the landlord may be entitled to an allowance for relief from hardship and the landlord has complied with section 77 of the Act, the Minister shall determine the financial position of the residential complex.

(2) The financial position of the residential complex shall be determined by deducting the allowed operating costs and the allowed financing costs from the allowed revenue in respect of the residential complex in the manner set out in sections 37 to 40. O. Reg. 440/87, s. 36.

37.—(1) If the landlord has owned the residential complex throughout the base year period, the determination under section 36 shall be made for the base year period.

(2) Where the landlord has purchased the residential complex in the base year period, the determination under section 36 shall be made for the base year period using revenue and operating costs of the previous and current landlords, but the findings for the financing costs shall be made only on the current landlord's financing costs that would otherwise be allowed and that have been or will be experienced during the initial twelve month period of ownership of the current landlord.

(3) The Minister shall not make the determination under section 36 unless the landlord provides proof of the actual operating costs for at least nine months of the base year period and findings shall be made for operating costs throughout the base year period. O. Reg. 440/87, s. 37.

38.—(1) For the purposes of the determination under section 36, the revenue shall be calculated on the basis of the maximum rent for each rental unit and sundry revenue with respect to the residential complex during the base year period less actual vacancy loss that the landlord has experienced during the base year period not exceeding 2 per cent of the gross potential rent.

(2) If there has been a previous order under the Act, *The Residential Premises Rent Review Act, 1975* (2nd Session) or the *Residential Tenancies Act* in which there has been an allowance for capital expenditures, the revenue as determined in subsection (1) shall be reduced by the total of the landlord's previous allowances for capital expenditures as may be adjusted by subsection 78 (2) of the Act.

(3) If there has been a previous order under the Act or the *Residential Tenancies Act* in which there has been an allowance for variance between an actual and projected capital expenditure under clause 75 (c) of the Act and section 17, the revenue as determined in subsection (1) shall be adjusted by adding or deducting the amount of the variance, as the case may be. O. Reg. 440/87, s. 38.

39. If the landlord elects under subsection 77 (2) of the Act not to submit proof of the operating costs that the landlord has experienced in respect of the residential complex for the base year period, the actual operating costs determined in the previous order shall be updated by,

(a) adding to the previously calculated operating costs for those annual accounting periods that commenced prior to January 1, 1987,

(i) 6 per cent of the previously determined operating costs for each annual accounting period commencing prior to August 1, 1985, and

(ii) 4 per cent for the previously determined operating costs for each annual accounting period commencing on or after August 1, 1985; and

(b) adjusting the previously determined operating costs for each annual accounting period commencing on or after January 1, 1987 by the Building Operating Cost Index for the calendar year in which the annual accounting period commences. O. Reg. 440/87, s. 39.

40.—(1) For the purposes of subsection 77 (2) of the Act, the operating costs experienced in respect of the residential complex have been determined where proof has been submitted of the actual operating costs and findings have been made in respect of those costs in the most recent order referred to in that subsection.

(2) For the purposes of subsection 77 (3) of the Act, amounts have been determined for the purposes of the prior order where proof has been submitted of the actual operating costs and findings have been made in respect of those costs in the most recent order referred to in subsection 77 (2) of the Act. O. Reg. 440/87, s. 40.

FINANCIAL LOSS

41.—(1) For the purposes of determining the landlord's financial loss, the Minister shall deduct from the revenue determined under section 38, the total of,

(a) operating costs referred to in sections 37, 39 and 40;

(b) the interest paid in the base year period on loans with respect to financial loss under subsection 79 (7) of the Act; and

(c) the financing costs referred to in section 37.

(2) For the purposes of subsection 79 (7) of the Act, the rate of interest allowed on loans shall be the actual rate of interest paid unless it exceeds the rate for similar market transactions. O. Reg. 440/87, s. 41.

42.—(1) If the Minister finds that the financial loss or that portion of the financial loss that the landlord has experienced or will experience did not arise out of an increase in financing costs resulting from a purchase or purchases of the residential complex, or that the financial loss that the landlord has experienced or will experience arises from a purchase that is subject to clause 79 (6) (a) of the Act, the financial loss or portion thereof so determined shall be allowed as part of the total justified rent increase.

(2) If the Minister finds the financial loss that the landlord has experienced or will experience arises out of an increase in financing costs resulting from a purchase described in clause 79 (6) (b) of the Act, the Minister shall phase in the financial loss and shall allow in the initial year phase in and in each subsequent year phase in an amount of financial loss that does not exceed the greater of,

- (a) 5 per cent of the total of the last lawful rents that were charged; and
- (b) an amount required to eliminate the financial loss over a period of five years,

until the financial loss is eliminated. O. Reg. 440/87, s. 42.

43. For the purposes of clause 79 (6) (a) of the Act, a residential complex "was constructed for the purpose of such a purchase" where,

- (a) prior to the date of first occupancy of the residential complex, there is an unconditional agreement of purchase and sale or a conditional agreement of purchase and sale that required either completion of the residential complex or achievement of certain occupancy levels, prior to the transfer of title; or
- (b) the purchase occurred within one year of the date that 90 per cent of the total rental units in the residential complex had been initially occupied. O. Reg. 440/87, s. 43.

PHASE IN OF FINANCIAL LOSS

44.—(1) For the purposes of clause 92 (1) (a) of the Act, where an order provides for the phase in of a financial loss, the financial loss shall be phased in in the manner set out in this section.

(2) The amount of the phase in attributable to the elimination of financial loss for the initial year shall be,

- (a) the amount of the financial loss that did not arise out of an increase in financing costs resulting from a purchase or purchases of the residential complex or a financial loss arising from a purchase that is subject to clause 79 (6) (a) of the Act; and

(b) the lesser of,

- (i) the financial loss that did arise out of an increase in financing costs resulting from a purchase or purchases of the residential complex, and

- (ii) where subsection 79 (3) of the Act applies, an amount equal to 5 per cent of the total of the last lawful rents that were charged or where clause 79 (6) (b) of the Act applies, an amount equal to the greater of,

- (A) 5 per cent of the total of the last lawful rents that were charged, and
- (B) an amount required to eliminate the financial loss over a period of five years.

(3) The amount of the phase in attributable to the elimination of financial loss for each subsequent year shall be the lesser of,

- (a) the balance of the adjusted financial loss account as determined under subsection (4); and
- (b) where subsection 79 (3) of the Act applies, an amount equal to 5 per cent of the total of the last lawful rents that were charged or where clause 79 (6) (b) of the Act applies, an amount equal to the greater of,

- (i) 5 per cent of the total last lawful rents that were charged, and
- (ii) an amount required to eliminate the financial loss over a period of five years.

(4) For the purposes of determining the amount of the financial loss to be eliminated in each year subsequent to the initial year phase in as set out in subsection (2), the financial loss account shall be adjusted annually by deducting the phase in amount in that year and by deducting 1 per cent of the gross potential rent for that year and the balance of the financial loss account shall be carried forward for the subsequent year phase in until such time as the financial loss has been eliminated in full.

(5) Where an order provides for a subsequent year phase in, the landlord shall file with the Minister at least 150 days prior to the next anniversary date of the first effective rent increase, or such later time as the

Minister may allow, confirmation of the amount of rent charged for each rental unit since the last effective date of rent increase and the amounts which will have been charged up to and including the month prior to the first effective date of rent increase to be affected by the phase in as indicated by notices of rent increase that have been given.

(6) Where the landlord fails to file within the time period mentioned in subsection (5), the phase in amount concerning the elimination of financial loss shall not be effective as part of the rent increase otherwise determined under sections 71 and 92 of the Act, but nothing in this Regulation prevents the landlord from making another application under the Act. O. Reg. 440/87, s. 44.

45.—(1) For the purposes of subsection 79 (3) of the Act and section 42, the "last lawful rents that were charged" means the lawful rent charged for each rental unit in the residential complex for the month preceding the effective date of the first rent increase applied for, multiplied by twelve.

(2) Where the elimination of financial loss is phased in under section 44, the "last lawful rents that were charged" means,

- (a) in the initial year of the phase in, the lawful rent charged for each rental unit in the residential complex for the month preceding the effective date of the first rent increase applied for, multiplied by twelve; and
- (b) in each year subsequent to the initial year phase in, the lawful rent charged for each rental unit for the month preceding the effective date of the first rent increase to be affected by the phase in, multiplied by twelve. O. Reg. 440/87, s. 45.

RELIEF FROM HARDSHIP

46. For the purposes of subsection 79 (2) of the Act, "revenue" means revenue as determined under section 38 and "actual operating and financing costs" means operating and financing costs as determined under sections 36, 37, 39 and 40. O. Reg. 440/87, s. 46.

47.—(1) For the purposes of clause 92 (1) (d) of the Act, an allowance to relieve the landlord from hardship shall be phased in in the manner set out in this section.

(2) Where the Minister is of the opinion that it is necessary to relieve the landlord from hardship, the initial year phase in amount included in the justified rent increase commencing on the effective date of the first rent increase under the order, shall be,

- (a) the amount or any portion thereof determined under subsection 79 (2) of the Act, if the landlord has experienced a financial loss in the base year period that has not resulted from a purchase of the residential complex;

(b) the amount or any portion thereof determined under subsection 79 (2) of the Act, if the landlord has not experienced a financial loss in the base year period; or

(c) the amount determined under subsection 79 (5) of the Act.

(3) Where there has been an initial year phase in under clauses (2) (a) and (b), the balance of the amount determined under subsection 79 (2) of the Act shall be phased in in the subsequent year. O. Reg. 440/87, s. 47.

INITIAL INVESTED EQUITY

48.—(1) If a residential complex is constructed by or on behalf of the landlord, the landlord's initial invested equity shall be determined by deducting from the value of the residential complex the total principal amount of financing that the landlord is contractually liable to repay, but the amount allowed shall not exceed the value of the residential complex.

(2) For the purposes of subsection (1), the initial invested equity shall be determined as of the date the initial rent-up period ends, subject to subsections 26 (4) and (5) and 51 (3).

(3) In subsection (1), the value of the residential complex shall be determined on the basis of the value of the building plus the value of the land less the amount of any grant received by the landlord from a government or government agency related to the development of the residential complex.

(4) The value of the land is based on, at the landlord's choice,

(a) the market value of the land, as determined by a professional appraiser, as of the date that the building permit is issued; or

(b) the actual cost of the land, up to the date the building permit is issued, as adjusted by carrying costs.

(5) In clause (4) (b), "actual cost of the land" includes,

(a) the purchase price;

(b) the legal fees and disbursements related to the purchase;

(c) the land transfer tax and retail sales tax, related to the purchase;

(d) the professional fees and costs associated with a physical inspection and evaluation;

(e) the professional appraisal fees;

(f) the costs of obtaining financing related to the purchase unless it can be established that the

amount exceeds the amount which is reasonable for similar market transactions;

- (g) the cost of application and independent professional representation for land use and zoning;
- (h) the costs experienced by the landlord to provide zoning, improvements and services to the property, including access roads, water and sewage, hydro, gas and site development;
- (i) charges, levies, impost fees or other financial commitments required by municipalities in a development agreement;
- (j) demolition costs; and
- (k) any other costs reasonably incurred in the acquisition and preparation for development of the land.

(6) For the purposes of determining carrying costs under clause (4) (b), the Minister shall determine for the period of up to two years immediately prior to the date the building permit is issued,

- (a) revenue received with respect to the land and any business activities related thereto, including any grants or subsidies received from a government or government agency related to those business activities; and
- (b) the costs that the landlord experienced,

and deduct the revenue from the costs and make an adjustment for losses as set out in subsection (8).

(7) For the purposes of subsections (6) and (8), the costs include,

- (a) interest paid on financing related to the purchase of the land;
- (b) interest that may be deemed by the Minister on the landlord's own funds used for the purchase of the land, at a rate which does not exceed similar market debt transactions;
- (c) municipal realty taxes and local improvement charges;
- (d) insurance;
- (e) costs of operating any business activities related to the land; and
- (f) any other costs that may be reasonably experienced as carrying costs.

(8) Where the revenue exceeds the costs in the period up to two years prior to the date the building permit is issued as determined in subsection (6), the Minister shall determine the losses experienced in any

two years prior to that period by deducting from the revenue received with respect to the land, and any business activities related thereto for each year, the costs set out in subsection (7) that the landlord has experienced for each year, but the adjustment for losses of any two previous years is limited to the extent that the net amount determined under subsection (6) is reduced to break even.

(9) The value of the building shall be determined as the total of the following experienced during the initial rent-up period, namely,

- (a) the cost of equipment and furnishings relating to the residential complex including purchase and installation;
- (b) the cost of landscaping and paving;
- (c) the cost of servicing the land not provided for as of the date of the building permit and subsequently provided by the landlord;
- (d) costs net of actual revenue experienced during the initial rent-up period, to the extent that they have not otherwise been recognized including,
 - (i) operating costs,
 - (ii) financing costs,
 - (iii) rental incentives for tenants that do not exceed the value of discount, benefit in the nature of a discount or reduced rent paid or allowed to the tenant subject to the limitations set out in section 24,
 - (iv) costs of preparation and maintenance of model suites,
 - (v) compensation paid to rental agents required to promote initial occupancy of the residential complex,
 - (vi) costs of advertising and marketing required to promote the initial occupancy of the residential complex;
- (e) the indirect costs including pre-payments made to reduce the effective interest rates and independent professional fees incurred for representation before regulatory bodies; and
- (f) construction costs, including,
 - (i) architectural, engineering and planning costs, exclusive of any amounts directly related to the management and supervision of the project,

- (ii) direct labour and material costs or contract cost for labour and material including contracts for construction,
- (iii) a management and administration allowance in the amount determined under subsection (10), and
- (iv) payments made related to construction financing costs.

(10) The management and administration allowance shall be determined as follows:

1. Where the construction is performed by persons other than persons in the direct employ of the landlord but who are subject to the supervision of the landlord or direct employee of the landlord or an architect, engineer or planner with whom the landlord has contracted to provide management supervision, an allowance of 7.5 per cent of the total of the direct labour and material costs shall be allowed if such costs have not otherwise been recognized.
2. If construction is performed by persons in the direct employ of the landlord, an administrative allowance shall be allowed of 7.5 per cent of the direct labour and material costs and a management allowance shall be allowed of 7.5 per cent of the total of the direct labour and material costs and the administrative allowance unless the allowances have otherwise been recognized in determining a rent increase.
3. In respect of the purchase and installation of appliances, carpeting, furnishings and other similar items, a management allowance of 2 per cent of the total cost of the purchase and installation shall be allowed if it is determined that there was management effort used by the landlord or a person employed by the landlord in the negotiation of improved terms of purchase or on the supervision of the installation.

(11) If the landlord has constructed and financed more than one residential complex or a residential complex and non-residential components in one project, for the purposes of determining the value of the complex and the financing related to the construction of the residential complex under review,

- (a) the market value of the residential complex and the total project as if fully leased shall be determined by a professional appraiser;
- (b) the value of the residential complex under review shall be determined as a proportion of the actual value of the land and the value of the buildings for the whole project determined in accordance with this section, in the same proportion that the market value of the

residential complex represents of the total market value of the project determined under clause (a);

- (c) the financing related to the construction shall be apportioned among the various components of the project, being the various complexes and buildings within each complex and non-residential components so that the total financing on each residential complex and the buildings within each residential complex shall be an equal percentage of the value for each component but shall not exceed the financing allowed under section 26; and
- (d) if the landlord has constructed and financed more than one residential complex in a project in which the components are completed at different times, the actual value of the land and the value of the buildings for the whole project shall be determined as at the time of the first occupancy of the residential complex under review,

unless it is more reasonable in the particular circumstances to allocate the value of the complex on a different basis. O. Reg. 440/87, s. 48.

49.—(1) If the residential complex is purchased, the landlord's initial invested equity, including the principal portion of debt not otherwise allowed up to the amount of the acquisition costs, is the acquisition costs less the allowed financing experienced by the landlord.

(2) Notwithstanding subsection (1), if the residential complex has been purchased during the initial rent-up period, the landlord's initial invested equity is the acquisition costs plus the costs determined under subsection 48 (9) less the allowed financing experienced by the landlord. O. Reg. 440/87, s. 49.

CAPITALIZED FINANCIAL LOSSES

50. For the purposes of subsection 80 (1) of the Act, "capitalized financial losses" are,

- (a) for the period commencing with the end of the initial rent-up period or the date of acquisition of the residential complex, whichever is later, to the end of the base year period, the accumulated total of,
 - (i) the allowances for capital expenditures that have been experienced by the landlord, except any amount allowed on the application as part of justified rent increases under section 16, and
 - (ii) where the financing costs and the operating costs exceed the actual revenue as adjusted by the allowances for capital expenditures determined

under subclause (i), the amount of that excess that has been experienced by the landlord;

(b) for the period after the end of the base year period for each subsequent year in which the elimination of economic loss is phased in under section 92 of the Act, the balance in the financial loss account as determined under section 44; and

(c) where clause 51 (1) (a), (b) or (c) applies and the financing costs and operating costs exceed the actual revenue for the period commencing with the end of the initial rent-up period to the end of the base year period, the amount of that excess that has been or will be experienced by the landlord.
O. Reg. 440/87, s. 50.

APPLICATIONS FOR WHOLE BUILDING REVIEW WHERE NOT ALL RENTAL UNITS RENTED

51.—(1) Where the landlord makes an application under section 74 in which,

- (a) the effective date of the first rent increase applied for occurs during the initial rent-up period;
- (b) the effective date of the first rent increase applied for occurs within twelve months less a day of the completion of the initial rent-up period;
- (c) the base year period overlaps with the initial rent-up period; or
- (d) not all of the rental units in the residential complex have been rented before the effective date of the first rent increase applied for and the initial rent-up period has ended before the base year commences,

the Minister shall, in addition to other findings made under this Regulation, make findings in accordance with this section.

(2) For the purposes of this section, the base year period shall commence no earlier than the date on which the first rental unit is occupied.

(3) For the purposes of sections 48 and 49, the value of the building and initial invested equity shall be determined as of the end of the initial rent-up period or the end of the base year period, whichever is earlier.

(4) For the purposes of this section, the Minister shall determine the total rent increase that has been justified for the rental units that have been rented for the first time before the effective date of the first rent increase applied for.

(5) For the purposes of this section, the Minister shall determine the costs attributable to the rental

units that have been rented for the first time before the effective date of the first rent increase applied for by allocating them in the same proportion that the maximum rent for those rental units represents of the total of,

(a) the maximum rent; and

(b) an amount for the rental units which have not yet been rented for the first time which is equal to the average of the maximum rent for similar rented rental units,

unless it is more reasonable in the particular circumstances to allocate the costs on a different basis. O. Reg. 440/87, s. 51.

RATE OF RETURN

52.—(1) For the purpose of determining a landlord's economic loss, the landlord's rate of return shall be the ratio of the landlord's positive revenue as a percentage of the landlord's initial invested equity and capitalized financial losses in respect of a residential complex.

(2) For the purposes of subsection (1), the landlord's positive revenue means the portion of the landlord's revenue as determined under section 38 that exceeds the allowed costs determined under sections 37, 39 and 40. O. Reg. 440/87, s. 52.

53. For the purposes of clause 80 (1) (b) of the Act, the three year moving average of the Canada Bond rate for ten years and over shall be determined for each calendar year commencing the 1st day of January, 1987 on the basis of the sum divided by thirty-six of the average annual bond yield for each of the thirty-six months up to and including the month of October, in the preceding calendar year, as published in the Bank of Canada Review, Series B #14013. O. Reg. 440/87, s. 53.

PHASE IN OF ECONOMIC LOSS

54.—(1) For the purposes of clause 92 (1) (a) of the Act, where an order provides for the phase in of economic loss, the economic loss shall be phased in in the manner set out in this section.

(2) If the landlord has experienced a financial loss and an economic loss, the full elimination of the financial loss shall be achieved before the elimination of the economic loss is allowed.

(3) Where there is a purchase of the residential complex, the maximum amount to be allowed in the initial and subsequent years of phase in for the elimination of a financial loss is the amount permitted by subsection 79 (3) or (6) of the Act and section 42.

(4) For the purposes of determining the amount of the phase in in the initial and subsequent years of

phase in for the elimination of financial loss and economic loss, the economic loss account shall be adjusted, if applicable, by,

- (a) adding the rate of return permitted by subsection 80 (1) of the Act on an amount equal to the capitalized financial loss referred to in clause 50 (b); and
- (b) deducting from the economic loss account as may have been adjusted by an amount determined under subsection 80 (2) of the Act or under clause (a), an amount equal to the difference between 1 per cent of the gross potential rent and that portion thereof that has been deducted from the financial loss account for that year.

(5) Where there is a balance outstanding in the economic loss account after the commencement of the elimination of economic loss, in each subsequent year of phase in, the economic loss account shall be adjusted by deducting the lesser of the amount remaining and the amount determined under subsection 80 (2) of the Act and by deducting 1 per cent of the gross potential rent for that period, until such time as the adjusted economic loss outstanding in the economic loss account has been eliminated in full. O. Reg. 440/87, s. 54.

EXTRAORDINARY OPERATING COSTS

55.—(1) For the purposes of determining extraordinary operating costs, "revenue" means gross potential rent.

(2) For the purposes of determining extraordinary operating costs if an item is not included as an individual operating cost category in the Building Operating Cost Index, it shall be included in the category known as "Miscellaneous" but shall not include any reserve funds accumulated for the purpose of deferred or actual capital expenditures, whether accumulated by the landlord or otherwise, required to be paid by the landlord.

(3) For the purposes of determining extraordinary operating costs in the category of the Building Operating Cost Index known as "Maintenance", findings shall be made for the accumulated total of,

- (a) painting and decorating;
- (b) cleaning and janitorial;
- (c) elevator maintenance;
- (d) plumbing and electrical repairs;
- (e) general building maintenance;
- (f) snow removal;

(g) groundskeeping; and

(h) appliance repairs. O. Reg. 440/87, s. 55.

56.—(1) In order to establish that extraordinary operating costs have been or will be experienced, proof shall be provided of the actual costs in the specific categories of the Building Operating Cost Index that have been experienced or will be experienced in the base year period and the projected year period.

(2) For the purposes of clause 75 (b) of the Act, the allowance for extraordinary operating costs shall be the difference in the amount that the landlord has experienced or will experience in an operating cost category between the projected year period and the amount resulting from the application of the relevant component of the Building Operating Cost Index to the costs that the landlord has experienced or will experience in the base year period.

(3) For the purposes of subsection (2), the relevant component in the Building Operating Cost Index is the change for the category in the Building Operating Cost Index used in the construction of the Residential Complex Cost Index for the calendar year in which the effective date of the first rent increase that is applied for occurs. O. Reg. 440/87, s. 56.

CHANGES IN SERVICES AND FACILITIES AND IN THE STANDARD OF MAINTENANCE AND REPAIR FOR WHOLE BUILDING REVIEW

57.—(1) For the purposes of clause 75 (f) of the Act, changes in parking and cablevision shall be determined in accordance with subsections 7 (1) to (4), (6) and (7) and section 22.

(2) For the purposes of clause 75 (f) of the Act, the Minister shall make findings regarding changes in the services and facilities, other than parking and cablevision, in respect of the residential complex or any rental unit located therein in the manner set out in this section.

(3) If the Minister finds that a service or facility previously provided by the landlord for a rental unit or the residential complex is withdrawn, the rent increase otherwise determined for the rental units affected shall be reduced by an amount that is the average monthly cost experienced by the landlord in the previous twelve months for providing the service or facility.

(4) If the Minister finds that a service or facility previously provided by the landlord for a rental unit or the residential complex is reduced, the Minister shall determine the average monthly cost experienced by the landlord in the previous twelve months for providing the service or facility and shall determine the proportional cost to the landlord of the reduction in the service or facility, and the rent increase otherwise determined shall be reduced accordingly for those rental units affected.

(5) If the Minister finds that a service or facility is provided by a landlord for the first time, the Minister shall determine whether the service or facility is a capital expenditure, operating cost or extraordinary operating cost that the landlord has experienced or will experience and shall make findings in accordance with section 75 of the Act. O. Reg. 440/87, s. 57.

58.—(1) If the Minister determines that a withdrawal or reduction of a service or facility under section 57 is temporary, no adjustment to the rent increase shall be made.

(2) For the purposes of subsection (1), a reduction or withdrawal of a service or facility is temporary if,

- (a) it is for a reasonable length of time in the circumstances, but in any event, not exceeding twelve months; and
- (b) the landlord has demonstrated an intention to restore the service or facility within the period mentioned in clause (a). O. Reg. 440/87, s. 58.

59.—(1) For the purposes of clause 75 (f) of the Act, "a change in the standard of maintenance and repair" means a change that has occurred in the standard of maintenance and repair during the period commencing with the beginning of the reference year period up to the end of the time for submitting representations under section 74 of the Act.

(2) The Minister shall not include an allowance to reflect a change in the standard of maintenance and repair if,

- (a) the standard of maintenance and repair had deteriorated and the cost of an improvement was made during the period referred to in subsection (1) that resulted in returning the standard of maintenance and repair back to the former standard of maintenance and repair; or
- (b) the standard of maintenance and repair deteriorated during the period in which a capital expenditure was effected.

(3) The Minister shall include an allowance to reflect a change in the standard of maintenance and repair if,

- (a) there has been a deterioration in the standard of maintenance and repair immediately subsequent to an improvement and the previous order under the Act did not make an allowance for the improvement because clause (2) (a) applied; or
- (b) a rent increase was reduced in a previous order under the Act as a result of a deterioration in the standard of maintenance and repair and there has been a subsequent improvement during the period referred to in subsection (1).

(4) For the purposes of calculating the justified rent increase under section 74 of the Act, an allowance for a change in the standard of maintenance and repair shall be calculated on the basis of the reasonable value of the change. O. Reg. 440/87, s. 59.

CHANGES IN SERVICES AND FACILITIES AND IN THE STANDARD OF MAINTENANCE AND REPAIR FOR DISPUTE OF INTENDED RENT INCREASE

60.—(1) For the purposes of paragraph 2 of subsection 94 (5) of the Act, a change that affects the rental unit means a change that has occurred in the standard of maintenance and repair or as a result of changes in services and facilities for the period of twelve months prior to the date of the application, and includes a change that directly or indirectly affects the rental unit.

(2) For the purposes of paragraph 2 of subsection 94 (5) of the Act,

- (a) where the Minister finds that a service or facility previously provided by the landlord for the rental unit has been withdrawn, the rent increase shall be reduced by the amount that reflects the average monthly cost experienced by the landlord in the twelve month period prior to the date of the application for providing the service or facility for that rental unit;
- (b) where the Minister finds that a service or facility previously provided by the landlord for the rental unit is reduced, the rent increase shall be reduced by the appropriate proportion of the average monthly cost experienced by the landlord in the twelve month period prior to the date of the application for providing the service or facility for that rental unit; and

- (c) where the Minister finds a service or facility has been added during the period in which another has been withdrawn or reduced, the Minister shall determine whether the added service or facility is a capital expenditure, operating cost or extraordinary operating cost that the landlord has experienced or will experience and shall off-set the cost of the added service or facility against the cost of the withdrawn or reduced service or facility as determined under this section. O. Reg. 440/87, s. 60.

61.—(1) If the Minister determines that a withdrawal or reduction of a service or facility found under section 60 is temporary, no reduction to the rent increase shall be made.

(2) For the purposes of subsection (1), a reduction or withdrawal of a service or facility is temporary if,

- (a) it is for a reasonable length of time in the circumstances, but in any event, not exceeding twelve months; and

- (b) the landlord has demonstrated an intention to restore the service or facility within the period mentioned in clause (a). O. Reg. 440/87, s. 61.

62. Where the Minister determines under section 60 that a change in the standard of maintenance and repair occurred during the period in which the capital expenditure was effected, no reduction shall be made to the intended rent increase. O. Reg. 440/87, s. 62.

63. For the purposes of determining the amount by which the rent increase shall be reduced under subsection 94 (5) of the Act, an allowance for a change of the standard of maintenance and repair shall be calculated on the basis of the reasonable value of the change. O. Reg. 440/87, s. 63.

FINDINGS UNDER CLAUSE 75 (J) OF THE ACT

64. For the purposes of clause 75 (j) of the Act, the Minister shall make findings regarding,

- (a) the allocation of costs and revenue that are shared and specific to a project that includes more than one residential complex, except for the matters set out in section 33 and subsection 48 (11);
- (b) the allocation of costs and revenue that are shared and specific to a project that includes residential and non-residential components, except for matters set out in section 33 and subsection 48 (11);
- (c) the allocation of costs and revenue that are shared and specific to rental units in a residential complex;
- (d) the fees that have been experienced or will be experienced by the landlord for the services of a consultant who is not a related person and who represents the landlord on the application;
- (e) the actual operating costs under section 77 of the Act, in respect of management and administrative overhead that the landlord has experienced or will experience;
- (f) any vacancy loss in the base year period that exceeds 2 per cent of the gross potential rent of the residential complex;
- (g) fees that have been or will be experienced by a landlord for the services of a person who is not a related person in connection with the renewing of financing related to the residential complex;
- (h) fees and premiums that have been or will be experienced by a landlord for mortgage insurance other than life insurance provided by a person who is not a related person; and
- (i) fees paid to a professional appraiser to establish the market value of the residential complex unless otherwise allowed as acquisition costs or under clause 48 (5) (e). O. Reg. 440/87, s. 64.

65.—(1) For the purposes of clause 64 (a), where a project includes more than one residential complex, except for the matters set out in section 33 and subsection 48 (11),

- (a) the costs that are shared among the residential complexes shall be allocated to each residential complex on the basis of the proportional revenue of each residential complex determined under section 38 unless it is demonstrated that it is reasonable to allocate the shared costs on another basis; and

- (b) the costs that are attributable only to the residential complex under review shall be allocated in full to the residential complex.

(2) For the purposes of clause 64 (b), where a residential project includes residential and non-residential components, except for the matters set out in section 33 and subsection 48 (11),

- (a) the costs that are shared among the components shall be allocated to the residential complex in the same proportion that the revenue of the residential complex determined under section 38 bears to the revenue of the total project as if fully leased unless it is demonstrated that it is reasonable to allocate the shared costs on another basis; and

- (b) the costs that are attributable only to the residential complex shall be allocated to the residential complex.

(3) Costs and revenue that are shared and specific to rental units in a residential complex shall be allocated under clause 64 (c) in a manner that is appropriate to the particular circumstances.

(4) The lesser of the fees determined under clause 64 (d) and a maximum of \$25 per rental unit shall be allowed, amortized over a period of five years with interest at the average mortgage interest rate of five year conventional first mortgages as reported monthly by Canada Mortgage and Housing Corporation for the third month prior to the effective date of the first rent increase applied for. O. Reg. 440/87, s. 65.

66.—(1) For the purposes of subsection 77 (1) of the Act, "actual operating costs" means costs that the landlord has experienced or will experience for the base year period for the categories in the Building Operating Cost Index.

(2) For the purposes of subsection (1), costs for the category known as "Management and Administrative Overhead" as determined under clause 64 (e) shall be,

- (a) the actual costs that the landlord has experienced or will experience; or
- (b) if the landlord does not submit proof of the actual costs, an allowance of up to 5 per cent of the maximum rent for each rental unit in the residential complex during the base year period.

(3) Notwithstanding subsection (2), if the residential complex is a mobile home park or a site or related group of sites on each of which is located a single family dwelling that is a permanent structure, costs for the category known as "Management and Administrative Overhead" as determined under clause 64 (e) shall be,

- (a) the actual costs that the landlord has experienced or will experience; or
- (b) if the landlord does not submit proof of the actual cost, an allowance of up to 10 per cent of the maximum rent for each rental unit in the residential complex during the base year period. O. Reg. 440/87, s. 66.

67.—(1) In clause 64 (f), "vacancy loss" means the loss of maximum rent revenue for the period during which the rental unit is not occupied if the landlord has made reasonable efforts to rent the rental unit.

(2) The Minister shall determine the amount of vacancy loss experienced by the landlord in the base year period that exceeds 2 per cent of the gross potential rent and shall, unless it has been otherwise recognized, allow the excess amount amortized over a period of five years with interest at the average mortgage interest rate of five year conventional first mortgages as reported monthly by Canada Mortgage and Housing Corporation for the third month prior to the effective date of the first rent increase applied for.

(3) Notwithstanding subsection (2), in a base year period where there are capitalized financial losses allowed as determined under section 50, in a period of overlap between the initial rent-up period and base year period or during the initial rent-up period, the Minister shall not allow vacancy loss determined under this section. O. Reg. 440/87, s. 67.

68.—(1) The fees determined under clause 64 (g) shall be recognized as financing costs and an allowance made therefor in the calculation of allowed financial

costs by amortizing the costs over the term of the financing to which the fees relate with interest at the rate allowed by the Minister for the financing.

(2) The fees and premiums determined under clause 64 (h) shall be added to the financing costs otherwise determined and amortized over the term of the financing to which the fees relate with interest at the rate allowed by the Minister for the financing.

(3) The amount of fees determined under clause 64 (i) shall be amortized over a period of five years with interest at the average mortgage interest rate of five year conventional first mortgages as reported monthly by Canada Mortgage and Housing Corporation for the third month prior to the effective date of the first rent increase applied for. O. Reg. 440/87, s. 68.

COST REVENUE STATEMENT

69.—(1) The cost revenue statement under subsection 74 (4) of the Act shall consist of Forms 1 to 10.

(2) A landlord, in filing a cost revenue statement shall include Form 1 and such other of Forms 2 to 10 as are relevant to the application as follows:

Form 2 Extraordinary Operating Costs

Form 3 Capital Expenditures

Form 4 Financing Costs

Form 5 Operating Costs

Form 6 Financial Loss

Form 7 Relief from Hardship

Form 8 Economic Loss

Form 9 Changes in Services and Facilities or Standard of Maintenance and Repair

Form 10 Equalization or Other Apportionment of the Proposed Rent Increase/Other Issues

(3) The cost revenue statement set out in Ontario Regulation 93/87 may be filed in support of an application filed with the Minister before the 1st day of September, 1987 instead of the cost revenue statement set out in this Regulation. O. Reg. 440/87, s. 69.

70. Ontario Regulations 93/87, 142/87 and 210/87 are revoked.

TABLE 1

<u>Item</u>	<u>Useful Life (Years)</u>
1. <u>Air Conditioning</u>	
Central System	20
Cooling Tower	15
Units - Incremental	10
- Sleeve, Window	5
2. <u>Appliances</u>	
Clothes Dryer	10
Dishwasher	10
Floor Polishers - Domestic	5
- Commercial	10
Garbage Compactors	10
Garbage Disposer	5
Stove - Electric, Gas	10
Refrigerators	10
Vacuums (Commercial)	5
Washing Machine	5
3. <u>Chimney</u>	
Masonry (Brick, Block)	20
Metalbestos Type	15
4. <u>Electrical</u>	
Smoke Detectors, Fire Alarms	10
Intercom	10
Lighting Emergency	10
Panel and Distribution (Major)	20
Power Line	20
Re-wiring (Major)	20
Transformer	20
5. <u>Elevators</u>	
Electrical Controls	10
New Installation	20
Panels - Inside Wall	10
6. <u>Fences</u>	
Steel (Chain Link, Scroll)	15
Wood	10
7. <u>Heating Plant</u>	
Boilers - Gas-Fired Atmospheric Boilers	10
- Hot Water	20
- Insulation	20
- Steam	20

<u>Item</u>	<u>Useful Life (Years)</u>
Furnace - Electric, Forced Air	20
- Oil, Gas, Forced Air	20
- Wall or Floor, Gas, Oil	10
Pumps, Heat	10
8. <u>Heating System</u>	
Electric	15
Hot Air	15
Hot Water	20
Steam	20
9. <u>Hot Water Tanks</u>	
Commercial, Gas, Oil, Electric	10
Domestic, Gas, Oil, Electric	10
10. <u>Miscellaneous - Outdoor/Indoor</u>	
(a) Outdoor	
Antennae T.V., Steel	15
Backhoe	10
Front End Loader	10
Lawnmower, Power	5
Scaffold Metal	20
Snow Blower	5
Tractors (small)	10
Trucks (pickup and delivery)	10
(b) Indoor	
Cabinets, Counter Tops - Kitchen, Bath	15
Carpets - Common Areas	5
- Ensuite	10
Dehumidifiers	10
Panelling	15
11. <u>Outdoors</u>	
Building - Storage/Service	20
Culvert (metal, concrete)	20
Eavestrough - Downpipe, (Aluminum) (Plastic)	15
Garage Concrete Floor (Slab) and Rebar Repairs (Major)	10
- Slab Waterproofing	5
Garage, Concrete Ramp and Heating (Major)	10
- Doors, Aluminium, Steel	20
- Doors, Wood	15
Incinerators	15
Lawn Sprinklers, Underground	10
Lighting - Parking Lot and Street (service and posts)	20
Playground - Swings, etc.	5
Sanitary System	20

<u>Item</u>	<u>Useful Life (Years)</u>
Septic Tank and Tile Bed	20
Storm System	20
Swimming Pool - Above Ground	10
- Concrete	20
- Heater	10
- Painting	5
- Pump, Filter	10
- Vinyl	15
Tree Removal	20
Wells and Water System	20
 12. <u>Parking Lot, Driveways and Walkways</u>	
Asphalt	10
Brick, Interlocking	10
Concrete	10
Gravel	10
 13. <u>Plumbing</u>	
Drains, Stacks (Plastic)	20
Fixtures, Tubs, Toilets, Sinks	20
Pumps - Circulating, Sump	10
Risers (Copper)	20
Valves, Access Doors, Fittings, etc.	10
 14. <u>Roofs (construction/replacement)</u>	
Flashing Metal	15
Flat (Asphalt and Gravel)	15
Slate	20
Sloped (Asphalt Shingles)	15
 15. <u>Temperature Control</u>	
Electric - indoor	10
- outdoor	10
Pneumatic	15
 16. <u>Ventilation</u>	
Corridor System	10
Sanitary Exhaust - Central System	15
- Individual System	10
 17. <u>Exterior Walls</u>	
Doors - Patio	15
Doors, Windows - Aluminum Storm	15
Insulation	15
Sandblasting	10
Siding, Aluminum	15
Stucco (new)	15
Waterproofing, above ground	5

TABLE 2

<u>Item</u>	<u>Useful Life (Years)</u>
1. <u>Chimney</u>	
Repairs Masonry (Major)	5
2. <u>Electrical</u>	
Fixtures Light - (Common Areas, ensuite)	10
Lighting Emergency - Batteries	5
3. <u>Heating Plant</u>	
Boilers - Re Tubing (Major)	10
4. <u>Miscellaneous</u>	
Blinds, Venetian	5
Drapes	5
Extinguishers, Fire	5
Tile Flooring or Wall - Asphalt, Linoleum, Vinyl, Ceramic	10
Wallcovering, Vinyl	10
5. <u>Outdoors</u>	
Eavestrough - Downpipe (Galvanized)	10
Garage - Operators, Door	10
Lighting - Fixtures	10
6. <u>Painting</u>	
Interior - common areas and ensuite	5
Exterior - walls, trim and balconies	5
7. <u>Parking Lot, Driveways and Walkways</u>	
Repairs (Major)	5
8. <u>Plumbing</u>	
Faucets	10
9. <u>Roofs</u>	
Repairs, Flat (Major)	5
10. <u>Exterior Walls</u>	
Caulking	5
Repairs, Brick, Tuck Pointing (Major)	10
Repairs - Glazing (Major)	5



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Form CRS 1
Cost Revenue Statement
Residential Rent Regulation Act, 1986
(Section 74)

Please read the Guide to the Cost Revenue Statement before completing this form. If further information is required, contact your local Rent Review Services Office.
Please print or type.

1. Full Address(es) and Name (if any) of Residential Complex

--

2. Name and Mailing Address of Landlord(s) and Agent(s) Landlord		Agent	
Telephone	Postal Code	Telephone	Postal Code

3. Residential Complex History

Date First Rental Unit Occupied	Has a Registration Statement been filed with the Rent Registry for this residential complex?	Yes <input type="checkbox"/>	No <input type="checkbox"/>	
Has an order for rent review been previously made for this residential complex, in whole or in part?	Yes <input type="checkbox"/>	No <input type="checkbox"/>	Date of Order(s)	
			1.	2.
				3.

4. Residential Complex Details

Total Number of Rental Units	Available Residential Parking Spaces (excluding visitors)		Is the residential complex part of a project which includes:	
	Classes	No. of Spaces	Yes	No
Building Type (Check) <input type="checkbox"/> Row/Town House <input type="checkbox"/> Condo or Co-op Rental <input type="checkbox"/> Mobile Home Rental Park <input type="checkbox"/> House Rental <input type="checkbox"/> Two to Six Unit Building <input type="checkbox"/> Apartment Building (7 or more units) <input type="checkbox"/> Other (describe) <input type="checkbox"/> Boarding or Lodging House	Garage			
	Carport			
	Uncovered			
	Other (specify)			
	Total			
			(i) other residential complexes?	<input type="checkbox"/> <input type="checkbox"/>
			(ii) non-residential components?	<input type="checkbox"/> <input type="checkbox"/>

5. Annual Accounting Periods Relating to this Application

Reference Year		Base Year		Projected Year	
From	To	From	To	From	To

6. Gross Potential Rent

Total maximum rent for all rental units for month preceding date of first increase applied for:	\$	Multiplied by 12 \$
Note: The operating cost allowance will be determined by the Minister under clause 75(a) and section 76 of the Act.		

7. Services Included in Basic Unit Rent of all Rental Units in the Complex (Please check those applicable)

<input type="checkbox"/> Heat <input type="checkbox"/> Water <input type="checkbox"/> Hydro <input type="checkbox"/> Cablevision <input type="checkbox"/> Parking (Per Unit)	(No. of Spaces)	<input type="checkbox"/> Air Conditioning <input type="checkbox"/> Other
If the same services are not included in the basic unit rent of all units, please indicate this in a separate schedule.		

8. Please complete the appropriate form(s) and attach them to this statement together with supporting material.

Please indicate at the right the forms attached. ►

Form	Item
<input type="checkbox"/> CRS 2	Extraordinary Operating Costs
<input type="checkbox"/> CRS 3	Capital Expenditures
<input type="checkbox"/> CRS 4	Financing Costs
<input type="checkbox"/> CRS 5	Operating Costs
<input type="checkbox"/> CRS 6	Financial Loss
<input type="checkbox"/> CRS 7	Relief From Hardship
<input type="checkbox"/> CRS 8	Economic Loss
<input type="checkbox"/> CRS 9	Changes in Services and Facilities or Standards of Maintenance and Repair
<input type="checkbox"/> CRS 10	Equalization or Other Apportionment / Other Issues

Date	Initials of Declarant

The person who signs Declaration A will also sign Declaration B if that person completed the Cost Revenue Statement forms. If not, the person completing the forms will complete Declaration B.

The person signing Declaration B will date and initial each page of the Cost Revenue Statement forms in the spaces indicated.

9. Declaration

In the matter of an application for rent review by _____ landlord, respecting the residential complex known municipally as _____ (the "residential complex"):

A. I, _____, of the _____ of _____, in the _____ of _____ do solemnly declare that:

- 1. I am the ☐ landlord
☐ _____ of _____ Corporate Landlord
☐ landlord's agent who contracted with the landlord to manage the residential complex on the landlord's behalf.
☐ _____ of _____ Company Name
who contracted with the landlord to manage the residential complex on the landlord's behalf.

- 2. I have read this Cost Revenue Statement consisting of CRS Forms _____ as completed (the "Cost Revenue Statement") and have reviewed all attachments. Form Numbers
- 3. The financial information in this Cost Revenue Statement and all attachments is based on
 - (a) genuine and actual costs incurred in respect of the residential complex which I have verified, and
 - (b) on projected costs which relate to the residential complex and which are genuine and accurate to the best of my knowledge and belief.
- 4. All other information in the Cost Revenue Statement and in all attachments is true, correct and complete to the best of my knowledge and belief.
- 5. I fully understand that it is a serious offence to knowingly furnish false or misleading information pursuant to clause 122(1)(b) of the Residential Rent Regulation Act, 1986.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath or affirmation.

Declared before me at the _____ of _____ in the _____

9.

Declaration

B. I, _____, of _____
 Name and Corporate Title, if applicable Corporate Landlord, Company Name,
 _____, of the _____ of _____
 Law or Accounting Firm City, Town City, Town Name

in the _____ of _____ do solemnly declare that:
 Regional Municipality, County, District County, District Name

1. I am the ☐ person who signed Part A of this declaration.

☐ _____ of the applicant landlord in this matter.
 Agent, Solicitor, Accountant, etc.

2. I have completed this Cost Revenue Statement consisting of CRS Forms _____ and any schedules
 thereto and have reviewed all attachments. Form Numbers

3. The financial information in the Cost Revenue Statement and in all attachments is reported on a consistent basis for all accounting periods and relates to the relevant accounting periods under review.

4. I fully understand that it is a serious offence to knowingly furnish false or misleading information pursuant to clause 122(1)(b) of the Residential Rent Regulation Act, 1986.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath or affirmation.

Declared before me at the

of

in the

of

19 _____

A Commissioner, etc.



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Form CRS 2
Cost Revenue Statement
Extraordinary Operating Costs

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please print or type.

For consideration of Extraordinary Operating Costs, please provide details for any categories of the Building Operating Cost Index (BOCI) which are to be considered namely,

superintendent's salary and rent, insurance, heating, hydro, water, municipal taxes, management and administrative overhead, interest and bank charges, bad debts, maintenance, accounting and legal, cablevision, miscellaneous. (see O. Reg. 749/86)

BOCI Category	Costs Experienced During Base Year \$	Costs Anticipated or Experienced During Projected Year \$	Difference (In Dollars) \$
1.			
2.			
3.			

Please explain the amounts claimed above for each category and attach documentation.

Date	Initials of Declarant
------	-----------------------



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Form CRS 3
Cost Revenue Statement
Capital Expenditures

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please print or type.

1.	Item Claimed Description/Location	Starting Date	Date of Substantial Completion	Direct Labour Material & Contract Costs	Landlord's Own Labour	Related Vacancy	Anticipated Useful Life	Continuing Capital Expenditure Yes/No (If yes, complete Part 6)
1.								
2.								
3.								
4.								
5.								
6.								

2. (a) Source of funds for Capital Expenditures set out in paragraph 1 above.

Item	Amount Obtained from Lender (Excluding Government Programs)	Name of Lender	Interest Rate	Type of Security	Inception Date	Expiry Date	Amount from Landlord's Own Funds
1.							
2.							
3.							
4.							
5.							
6.							

If funds borrowed: Was guarantee given on behalf of landlord to lender? ☐ Yes ☐ No

If yes, amount by which actual interest rate was reduced by reason of guarantee for each item set out above.

Where landlord's own funds used provide:

1. Acquisition Cost or Value of Residential Complex

2. Principal Amount of Financing at Time of Acquisition/Construction

3. Existing Financing Relating to the Acquisition/Construction

(b) Funds obtained under following government programs to finance capital expenditures:	Item No. from Paragraph 1 above	Amount \$
Low Rise Rehabilitation Program		
High Rise Rehabilitation Program		
Conserve-a-Unit Research Project		
Ontario Home Renewal Program		
Residential Rehabilitation Program		

Date

Initials of Declarant

2. Continued

(c) Funds obtained as proceeds from or as a result of insurance

Name of Insurer		2. Amount
1.		
3. Capital Expenditure to which these funds relate	4. If capital expenditure in (3) was allowed on previous order, identify date of previous order: Date	

3. Management and Administration

(a) Construction or Renovation

Indicate if Construction or Renovation is Performed by a Person Who is: (State Proportion (%))

Capital Expenditures	Item No.	The Landlord	Not in Direct Employ of Landlord But is under the Supervision of the Landlord in whole or in part	In Direct Employ of Landlord

(b) If appliances, carpeting, furnishings or other similar items were purchased or installed, was there an effort by the landlord or persons directly employed by the landlord to negotiate improved terms of purchase or to supervise installation? ☐ Yes ☐ No

If yes, please provide details of items claimed.

4. If actual capital expenditures vary from projected amounts allowed for such expenditures in a previous order under this Act or the Residential Tenancies Act, please provide details.

Item No. from above (if applicable)	Previously Allowed Costs	Actual Cost	Annual Allowance Set Out on Previous Order	Date of Previous Order

5. Has there been a replacement of any capital expenditure items which were completed on or after August 1, 1985, were allowed on a previous order, and are to be considered on this application? ☐ Yes ☐ No

If yes, please provide details, including date of order.

6. If any of the items mentioned in paragraph 1 are of a "continuing nature", please provide the following details:

- (a) Identify item(s) and describe nature of work.
- (b) Date project or item is expected to be completed.
- (c) Dates of any previous whole building review orders under this Act which found the project or item to be of a "continuing nature".

Provide details:

7. (a) Do any of the costs claimed relate to non-residential areas or other residential complexes? ☐ Yes ☐ No

(b) If yes, provide revenue for non-residential areas or other residential complexes for base year period. \$ _____

(c) If another method of allocation is proposed, please provide details.

Date	Initials of Declarant
------	-----------------------



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Form CRS 4
Cost Revenue Statement
Financing Costs

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please print or type.

Part 1: Details of Financing Costs

Report in order of priority. Repeat if more than one instrument.
If residential complex purchased in base year period by applicant landlord, report financing costs during first 12 months of ownership.
Attach separate schedules if necessary.

Priority:		Original	Renewal or Refinancing
	Name of Lender		
	Inception Date		
	Principal Amount of Financing Original: Specify if purchase or construction (final takeout financing after construction or rent-up)		
	If assumed, original amount		
	If assumed, amount outstanding on purchase		
	Interest Rate		
	Amortization Period		
	Original		
	Refinanced		
	Balance at Time of Purchase		
	Expiry Date		
	Method of Repayment (equal blended payment, interest only, graduated payment, etc.)		
	Frequency of Repayment		
	Amount of each Payment (Principal and Interest)		
	Special Provisions of Financing Instrument		
	Total of Payments During Base Year		
	Total of Payments During Projected Year		

Special details, if necessary:

Part 1 (Continued)

Priority:		Original	Renewal or Refinancing
	Name of Lender		
	Inception Date		
	Principal Amount of Financing		
	Original: Specify if purchase or construction (final takeout financing after construction or rent-up)		
	If assumed, original amount		
	If assumed, amount outstanding on purchase		
	Interest Rate		
	Amortization Period	Original	
		Refinanced	
		Balance at Time of Purchase	
	Expiry Date		
	Method of Repayment (equal blended payment, interest only, graduated payment, etc.)		
	Frequency of Repayment		
	Amount of each Payment (Principal and Interest)		
	Special Provisions of Financing Instrument		
	Total of Payments During Base Year		
	Total of Payments During Projected Year		

Special details, if necessary:

Priority:		Original	Renewal or Refinancing
	Name of Lender		
	Inception Date		
	Principal Amount of Financing		
	Original: Specify if purchase or construction (final takeout financing after construction or rent-up)		
	If assumed, original amount		
	If assumed, amount outstanding on purchase		
	Interest Rate		
	Amortization Period	Original	
		Refinanced	
		Balance at Time of Purchase	

Date	Initials of Declarant
------	-----------------------

Part 1 (Continued)

	Original	Renewal or Refinancing
Expiry Date		
Method of Repayment (equal blended payment, interest only, graduated payment, etc.)		
Frequency of Repayment		
Amount of each Payment (Principal and Interest)		
Special Provisions of Financing Instrument		
Total of Payments During Base Year		
Total of Payments During Projected Year		

Special details, if necessary:

Part 2 — Details of Purchase

Name of Vendor	Date of Purchase	Date Building Permit Issued
1.		
2. Acquisition Costs	Purchase Price	\$
	Legal Fees and Disbursements	
	Land Transfer Tax/Retail Sales Tax	
	Appraisal Fees	
	Cost of Obtaining Financing (broker's fees, etc.)	
	Fees for Physical Inspections	
	Others	
	Sub-Total	\$
	Capital expenditures experienced within 12 months of acquisition (Provide details on attached schedule)	\$

If the residential complex was purchased together with one or more residential complexes or non-residential components, complete Part 6.

3. Limited dividend project? ☐ Yes ☐ No (If yes, provide copy of CMHC agreement.)

Part 3 — Government Programs

If any of the above financing costs or other costs were obtained through the following programs, please indicate and provide schedules of loan advances or payments made.

- ☐ Assisted Rental Program ☐ Canada/Ontario Rental Supply Plan ☐ Canada Rental Supply Plan
☐ Ontario Rental Construction Loan ☐ Renterprise ☐ Convert-to-Rent
☐ Accelerated Rental Housing Program
☐ Integrated Community Housing Program

If assisted rental program, provide details of payments and/or loan advances made during:

(a) Base Year Period

(b) Projected Year Period

Part 4

1. Cost of mortgage insurance other than life insurance provided from a non-related person, experienced during the base year and projected year period.

Identify Insurer and Date	Total Amount	Amount Payable in Base Year	Amount Payable in Projected Year

2. Where refinancing has occurred, cost of obtaining funds experienced during base year or projected year periods.

Identify mortgage broker or other non-related person who provided services and Date	Total Amount	Amount Payable in Base Year	Amount Payable in Projected Year

Part 5 – Change from Previously Allowed Financing Costs

1. Date of order under the Residential Tenancies Act or under this Act:

2. Where the projected financing costs allowed on an order vary from the actual financing costs, provide the following information:

Date of Order(s)	Amount of projected financing costs allowed on an order	Actual amount experienced
1.	2.	
	\$	\$

Part 6 – Allocation of Acquisition Cost and Financing Cost Data

1. If the residential complex has been purchased in one transaction along with other residential complexes or with non-residential components for the purposes of determining the allocated acquisition costs and financing costs

(a)	State the total acquisition costs of the transaction	
(b)	State the total appraised value of the total transaction	
(c)	State the appraised value of the residential complex under review	
(d)	State the proportional appraised value of the residential complex under review compared with the total appraised value of the transaction	
(e)	Apply the proportional value found in (c) to the total acquisition costs of the transaction for the proportional acquisition costs	

The acquisition costs and financing costs should reflect the proportional value set out in (e), unless another method of allocation is proposed and accepted by the Minister.

1553 (87/04)	Date	Initials of Declarant
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Ministry
of
Housing
Ontario

Form CRS 5
Cost Revenue Statement
Operating Costs

Address of Complex _____

Please read the Guide to the Cost Revenue Statement before completing this form. Please type or print.

1. Where the application involves financial loss, economic loss or relief of hardship, the landlord must
- submit proof of actual operating costs experienced in respect of the residential complex during the base year period; or
 - where the effective date of a previous order under this Act or the Residential Tenancies Act is not more than three years prior to the effective date of the first increase applied for on this application, elect not to submit proof of operating costs and rely on costs determined in the previous order which will be updated.

2. If (a) is applicable, please complete the following:

Categories	Costs which the Landlord Experienced or will Experience During the Base Year
Superintendent's Salary and Rent	\$
Insurance	
Heating	
Hydro	
Water	
Municipal Taxes	
* Management and Administrative Overhead	* (In the Management and Administrative Overhead category actual costs or an allowance may be claimed (see Guide))
Interest and Bank Charges	
Bad Debts	
Maintenance	
Accounting and Legal	
Cablevision	
Miscellaneous	
Total Operating Costs	\$

3. If (b) is applicable:

Date of Previous Order	Date of First Effective Date of Increase on Previous Order	Total Operating Costs Determined on Previous Order	Commencement Date of Annual Accounting Period used in Determination of Operating Costs on Previous Order
		\$	

4. (a) Do any of the costs claimed relate to non-residential areas or other residential complexes? ☐ Yes ☐ No
- (b) If yes, provide revenue for non-residential areas or other residential complexes for base year accounting period. \$ _____
- (c) If another method of allocation is proposed, please provide details.



Ministry
of
Housing
Ontario

Form CRS 6
Cost Revenue Statement
Financial Loss

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please type or print.

Financial Position.

1. Revenue for Base Year Period

(a) Total of maximum rent for all rental units during base year period. \$

(b) Sundry Revenue \$

(c) Actual Vacancy Loss (provide details on separate schedule) \$

(d) Have capital expenditures been experienced by the landlord and previously allowed in a order? ☐ Yes ☐ No Date of Order

(e) Has there been an allowance for variance between an actual and projected capital expenditure in a previous order? ☐ Yes ☐ No Date of Order

2. Operating Costs for Base Year Period — (Attach completed form CRS 5)

3. Financing Costs for Base Year Period or initial 12 months of ownership if residential complex purchased in base year period: (Attach completed form CRS 4)

4. Has there been a purchase or purchases of the residential complex which occurred since December 31, 1979 ☐ Yes ☐ No
If yes, provide details:

5. Interest paid after August 1, 1985 with respect to financial loss incurred since acquisition of residential complex by the landlord

Name of Lender			Interest Adjustment Date	Principal
Interest Rate	Term	Method of Repayment	Amount of Payments (Interest)	Frequency of Repayment
Amortization Period	Special Terms of the Loan	Interest Paid in Base Yr. Period	Dates of Payments	

If loan relates only in part to financial loss due to increased financing resulting from a purchase, identify that part of the:

Principal Portion of the Loan Amount of Interest Paid During Base Year Period

6. Residential complex where no rental unit was occupied prior to January 1, 1976

Date Building Permit Issued	Did the purchase of the residential complex occur:	(i) Prior to the date of first occupancy	<input type="checkbox"/> No <input type="checkbox"/> Yes	(ii) Within one year of the date that 90 per cent of the total rental units in the residential complex had been initially occupied.	<input type="checkbox"/> No <input type="checkbox"/> Yes
-----------------------------	--	--	---	---	---

7. Total of the last lawful rents that were charged for residential complex as follows:

(a) Provide total of the last lawful monthly rent for all rental units for the residential complex for the month preceding the effective date of the first rent increase applied for: \$

(b) Multiply (a) by 12: \$

Attach a detailed list of the rents actually charged as set out in (a).



Ministry
of
Housing
Ontario

Form CRS 7
Cost Revenue Statement
Relief from Hardship

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please print or type.

1. Revenue – Total maximum rent for all rental units during base year period	\$
- Sundry revenue	\$
- Actual vacancy loss	\$

2. Operating Costs – attach completed CRS 5

3. Financing Costs – attach completed CRS 4

Date	Initials of Declarant
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Ministry
of
Housing

Form CRS 8
Cost Revenue Statement
Economic Loss

Address of Complex

Date Building Permit Issued

Where this is a residential complex no part of which
was occupied as a rental unit prior to January 1, 1976.

Complete Part 1 or 2 and Parts 3 and 4.

Please read the Guide to the Cost Revenue Statement before completing this form. Please print or type.

Part 1 — Where Landlord is Original Owner who Constructed Residential Complex: Initial Invested Equity

A. Total Financing (Principal Amount) (Attach completed Form CRS 4)

B. Value of the Land

Provide either

1. The appraised market value as of the date the building permit was issued (copy of appraisal to be filed) \$ _____
- OR
2. The actual cost of the land up to the date the building permit was issued plus carrying costs.

(a) Actual Cost of the Land

Purchase Price and Date	
Legal Fees and Disbursements Related to Purchase of Land	
Land Transfer Tax and Retail Sales Tax Related to Purchase of Land	
Fees for Physical Inspection and Evaluation	
Appraisal Fees	
Costs of Obtaining Financing Related to Purchase of Land	
Costs of Application and Representation for Land Use and Zoning	
Costs to provide Zoning Improvements and Services to Property (including access roads, water, sewage, hydro, gas, site development)	
Charges, levies, impose fees or other financial commitments required by municipalities in a development agreement	
Demolition Costs	
Any other costs reasonably incurred in the acquisition and development of the land	
Total	\$

(b) Carrying Costs

(i) Revenue Received with respect to land during the two years immediately prior to the date the building permit was issued.	\$
Less Total of	
(ii) A) Interest paid on financing relating to purchase of the land. (rate of interest to be provided.	
B) Municipal realty taxes and local improvement charges.	
C) Insurance	
D) Other costs that may be reasonably charged as carrying costs.	
Subtotal	\$
Total	\$

Part 18 (Continued)

If 2(b) (i) less (ii) results in a profit,
(iii) provide information regarding the amount of loss experienced in any two years prior to the two year period before the date the building permit was issued by deducting costs from revenues for those two years to the extent that the profit is not reduced below breakeven.

	Year 1 (specify dates)	Year 2 (specify dates)
Revenue		
Less Cost (as in (iii))		
Loss		
Total Year 1 Plus Year 2		\$

C. Value of Building

Costs experienced during initial rent up period from _____ date to _____ date

1. Construction Costs

(a) Architectural, engineering, planning costs: (exclusive of amounts related to supervision of project). (see para. 8)		
(b) Direct labour and material costs or amount of construction contract.		
(c) Financing costs paid related to construction		
Total Construction Costs (a) to (c)		\$

2. Cost of equipment and furnishings related to purchase	
3. Cost of landscaping and paving (if not included in construction costs)	
4. Cost of servicing land experienced by the landlord after date building permit was issued	

5. Initial Rent Up Costs

(1) Revenue received with respect to residential complex		
Less Total of		
(2) (a) Operating Costs		
(b) Financing costs		
(c) Permitted rental incentives		
(d) Cost of preparation and maintenance of model suites		
(e) Compensation for rental agents for promotion of initial occupancy		
(f) Advertising and marketing costs for promotion of initial occupancy		
Total (a) to (f)		\$
Initial Rent-Up Costs ((1) less (2))		\$

6. Indirect Costs		
(a) Prepayments to reduce effective interest rates		
(b) Professional fees for representation before regulatory bodies		
Total Indirect Costs (a + b)		\$

Date	Initials of Declarant
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Part 1C (Continued)

7. Who performed construction:
- | | Yes | No | Indicate proportion (%) of each |
|---|--------------------------|--------------------------|---------------------------------|
| (a) Person who is not in direct employ of landlord and who is not the landlord. | <input type="checkbox"/> | <input type="checkbox"/> | _____ |
| (b) Person who is in direct employ of landlord. | <input type="checkbox"/> | <input type="checkbox"/> | _____ |
| (c) Person who is landlord. | <input type="checkbox"/> | <input type="checkbox"/> | _____ |

8. Was Management Supervision of Construction Project performed by:
- | | Yes | No |
|---|--------------------------|--------------------------|
| (a) Landlord or person in direct employ of landlord | <input type="checkbox"/> | <input type="checkbox"/> |
| (b) Architect, engineer, or planner under contract to provide management supervision. | <input type="checkbox"/> | <input type="checkbox"/> |
- If (b), management supervision is performed by architect, engineer or planner, cost of such services: \$ _____

9. Allocation of value of the residential complex:
- | | Yes | No |
|---|--------------------------|--------------------------|
| (a) Is the residential complex part of a project which includes more than one residential complex: | <input type="checkbox"/> | <input type="checkbox"/> |
| (b) Is the residential complex part of a project which includes non-residential components: | <input type="checkbox"/> | <input type="checkbox"/> |
| (c) Provide the appraised market value of: | | |
| (i) the total project in (a) or (b) as applicable, as if fully leased and | | \$ _____ |
| (ii) residential complex under review | | \$ _____ |
| (d) Is the residential complex part of a project in which the components were completed at different times? | <input type="checkbox"/> | <input type="checkbox"/> |
| If "yes", provide the appraised market value at the time of the first occupancy of the residential complex of | | |
| (i) the total project | | \$ _____ |
| and | | |
| (ii) the residential complex under review | | \$ _____ |

If another method of allocation is proposed, attach separate schedule.

The initial invested equity and capitalized financial losses should reflect the appraised market value of the residential complex set out in (c) and (d), unless another method of allocation is proposed and accepted by the Minister.

Part 2 — Where Landlord Purchased Residential Complex: Initial Invested Equity

- A. Acquisition Costs:
(Attach completed CRS 4)
- B. Total Financing (principal amount):
(Attach completed CRS 4)

Part 3 — Capitalized Financial Losses

1. When losses were experienced by the landlord for the period commencing with acquisition or since the initial rent up period and completed by the end of the base year period, provide the following details:

Period: From	To	(a) Revenue \$	(b) Operating Costs \$	(c) Financing Costs \$

2. Where there were capital expenditures experienced by the landlord since the initial rent up period and which have not been claimed on CRS 3, please attach completed form CRS 3.

Part 4 — Financial Position for Base Year Period

1. Revenue for Base Year Period:
- | | |
|--|----------|
| (a) Total of maximum rent for all rental units during base year period | \$ _____ |
| (b) Sundry revenue | \$ _____ |
| (c) Actual vacancy loss | \$ _____ |
- (d) Have capital expenditures been experienced by the landlord and allowed under previous order? ☐ Yes ☐ No Date of Order _____
- (e) Has there been an allowance for variance between an actual and projected capital expenditure in a previous order? ☐ Yes ☐ No Date of Order _____
2. Operating Costs for Base Year Period: (Attach completed form CRS 5)
3. Financing Costs for Base Year Period or initial 12 months of ownership if residential complex purchased in base year period: (Attach completed form CRS 4).

Date	Initials of Declarant



Ministry
of
Housing
Ontario

Form CRS 9
Cost Revenue Statement
Changes in Services and Facilities or
Standards of Maintenance and Repair

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please print or type.

Part 1 — Changes in Services and Facilities

1. **Parking** — Where the total number of parking spaces has been changed ☐ Added ☐ Discontinued

(a) were the new spaces added to existing classes of parking? ☐ Yes ☐ No

If yes, state total last maximum monthly revenue for the parking spaces in the existing class before additions. \$

(b) did the new spaces create a new class of parking? ☐ Yes ☐ No

2. **Cablevision** — If cablevision ☐ to be provided, ☐ or discontinued, in regard to all rental units, please provide the following:

(a) Effective date of change of service.

(b) Cost experienced by the landlord on a per unit basis as of date in (a), \$
unless cablevision was paid as a separate charge
to the landlord, in which case provide the amount
of the charge for each rental unit.

3. Changes in Other Services and Facilities

(a) Please specify services and facilities which have been provided for first time, withdrawn or reduced. Indicate date of change.
Attach list if only some units affected.

Description of Service or Facility	Nature of Change	Date of Change	If Withdrawal or Reduction, Average Cost to Landlord in Previous 12 Months	If Provided for First Time	
				Total Cost	Ongoing Cost in Projected Year
1.	<input type="checkbox"/> Addition <input type="checkbox"/> Withdrawal <input type="checkbox"/> Reduction				
2.	<input type="checkbox"/> Addition <input type="checkbox"/> Withdrawal <input type="checkbox"/> Reduction				

(b) If the withdrawal or reduction of a service or facility is temporary, provide details of circumstances.

Part 2 — Change in Standards of Maintenance and Repairs

Please provide details of any such change which has occurred and the reasons therefor during the period commencing with the reference year, and the reasonable value of the change.



Ministry
of
Housing

Ontario

Form CRS 10
Cost Revenue Statement
Equalization or Other Apportionment
of the Proposed Rent Increase/
Other Issues

Address of Complex

Please read the Guide to the Cost Revenue Statement before completing this form. Please type or print.

Indicate the proposed method of apportionment of the proposed rent increase and the reasons for choosing that method.

Refer to Form 4A, if necessary.

Other Issues

1. Consultant's Fees

Total Amount of fees of a consultant who represents the landlord on the application.

2. Appraisal Fees

Total Amount of fees paid to a professional appraiser to establish the market value of the residential complex unless otherwise claimed on CRS4 or CRS8.

3. Other matters which may affect this application.

Date

Initials of Declarant

1559 (87/04)

O. Reg. 440/87, Form 10.

(2318)

Publications Under The Regulations Act

August 15th, 1987

PLANNING ACT, 1983

O. Reg. 441/87.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—July 27th, 1987.
Filed—July 28th, 1987.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS
OF ONTARIO, 1970
MADE UNDER THE
'PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations
of Ontario, 1970 is amended by adding
thereto the following sections:

261.—(1) In this section, in the case of the lands described in subsection (3), "front yard" is the distance between any building or structure and the lot line abutting Church Street.

(2) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in each of subsections (3) and (4) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(3) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being:

1. Those parts of lots 3, 4 and 5 North of Osprey Street according to a Plan registered in the Land Registry Office for the Registry

Division of Simcoe (No. 51) as Number 92, designated as Part 2 on a Plan deposited in the said Land Registry Office as Number 51R-11547.

2. That part of Block B on the said Plan 92 designated as Part 4 on the said Plan 51R-11547.
3. That part of the 5.03 Lane on the said Plan 92 designated as Part 3 on the said Plan 51R-11547.

(4) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 34 in Concession VIII designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-15684. O. Reg. 441/87, s. 1, *part*.

262.—(1) In this section, "front yard" is the distance between any building or structure and the lot line abutting Theresa Street.

(2) One seasonal dwelling and buildings and structures accessory thereto may be erected and used on each parcel of land described as a Part on any Reference Plan referred to in subsection (3), if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of sea- sonal dwelling	9.1 metres
Minimum ground floor area of seasonal dwell- ing	one storey—93 square metres one and one-half storeys or more—69.8 square metres

No opening to any building or structure shall be below a minimum elevation of 178.33 metres Canadian Geodetic Datum

- (3) This section applies to those parcels of land in the Township of Nottawasaga in the County of Sim-

coe, being those parts of Lot 41, on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1096, designated as parts 1 and 2 on a Plan deposited in the said Land Registry Office as Number 51R-15709. O. Reg. 441/87, s. 1, *part*.

263.—(1) In this section, in the case of the lands described in subsection (3), "front yard" is the distance between any building or structure and the lot line abutting Broadview Street.

(2) One seasonal dwelling and buildings and structures accessory thereto may be erected and used on the land described in each of subsections (3) and (4) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of seasonal dwelling	9.1 metres
Minimum ground floor area of seasonal dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(3) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being those parts of lots 13 and 14 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 938, being more particularly described as follows:

Commencing at a point in the southerly limit of said Lot 14, distant westerly from the southeast angle thereof 63.29 feet;

Thence north 6° 18' east 38.46 feet to a point;

Thence north 61° 05' west 144.41 feet to a point;

Thence south 83° 55' east 24.07 feet to a point;

Thence north 61° 06' 30" west along the north-easterly limits of said lots 13 and 14 to the north limit of said Lot 13;

Thence westerly along the northerly limit of Lot 13 to the northwesterly angle thereof;

Thence southerly along the westerly limit of Lot 13 to the southwesterly angle thereof;

Thence easterly along the southerly limits of said lots 13 and 14 to the place of commencement.

(4) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being that part of Lot 32 on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1391, designated as Part 1 on a Plan deposited in the said Land Registry Office as Number 51R-7307. O. Reg. 441/87, s. 1, *part*.

G. M. FARROW
Assistant Deputy Minister
Community Planning
Ministry of Municipal Affairs

Dated at Toronto, this 27th day of July, 1987.

(2323)

33

PLANNING ACT, 1983

O. Reg. 442/87.

Zoning Areas—Part of the Sioux
Lookout Planning Area in the
Territorial District of Kenora.

Made—July 23rd, 1987.

Filed—July 28th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 25/86 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 25/86 is amended by adding thereto the following section:

71.—(1) Notwithstanding that the land described in subsection (2) is shown on the map referred to in section 2 as being Rural, it shall be deemed to be in a Rural Residential Zone to which Part III applies.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Drayton in the District of Kenora being lots 1 to 10 inclusive according to a Plan registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23) as Number 23M-854. O. Reg. 442/87, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 23rd day of July, 1987.

(2324)

33

LABOUR RELATIONS ACT

O. Reg. 443/87.

Rules of Procedure.

Made—July 23rd, 1987.

Approved—July 30th, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
REGULATION 546 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
LABOUR RELATIONS ACT**

1. Subsection 4 (2) of Regulation 546 of Revised Regulations of Ontario, 1980 is amended by striking out "and" at the end of clause (b), by inserting "and" at the end of clause (c) and by adding thereto the following clause:

(d) any other notice or document that the registrar considers relevant.

2. Subsection 77 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Where the registrar serves an employer with a notice or document under clause 4 (2) (d) or 91 (2) (d), the employer shall post a copy of the notice or document alongside each notice of application that is posted under subsection (1).

(3) Immediately after posting the notices or documents under subsections (1) and (2), the employer shall file a return of posting in Form 74. O. Reg. 443/87, s. 2.

3. Subsection 91 (2) of the said Regulation is amended by striking out "and" at the end of clause (b), by inserting "and" at the end of clause (c) and by adding thereto the following clause:

(d) an appropriate number of copies of any notice or document that the registrar considers relevant.

ONTARIO LABOUR RELATIONS BOARD:

R. ABELLA

Dated at Toronto, this 23rd day of July, 1987.

(2346)

33

EMPLOYMENT STANDARDS ACT

O. Reg. 444/87.

Forms.

Made—July 30th, 1987.

Filed—July 31st, 1987.

**REGULATION MADE UNDER THE
EMPLOYMENT STANDARDS ACT**
FORMS

1.—(1) An employer who is required to give notice of termination under subsection 40 (2) of the Act shall provide to the Minister the information indicated on Form 1.

(2) The information required under subsection (1) shall be provided to the Minister by delivering the information to the Office of the Director of the Employment Adjustment Branch between the hours of 9 a.m. and 4 p.m. from Monday to Friday.

(3) Part A of Form 1 shall be posted in the workplace in the manner set out in subsection 40 (2b) of the Act. O. Reg. 444/87, s. 1.

2. A notice under subsection 6 (2) of the Act shall be in Form 2. O. Reg. 444/87, s. 2.

3. This Regulation comes into force on the 31st day of July, 1987.

Form 1

Employment Standards Act

(Subsection 40 (2a))

(Attach additional sheets where necessary)

PART A

Name of company:

Mailing address:

Location(s) where layoffs will occur:

Total workforce at each location:

1. hourly
2. salaried
3. other

Number of employees affected at each location with anticipated termination dates:

1. hourly
2. salaried
3. other

Economic circumstances surrounding intended terminations:

Prior consultations that have been carried out:

Consultations that are proposed to follow:

Measures you propose to offer to facilitate the adjustment of the affected employees (e.g. extension of benefit plan payments, supplementary unemployment benefits, severance pay, counselling, adjustment committee, early retirement). Indicate which measures are to be provided through existing contractual obligations, existing company policy, statutory obligations, or proposed supplementary measures.

Number of employees expected to benefit from each of the adjustment measures listed above:

- 1. hourly
- 2. salaried
- 3. other.

(Provide all available information. Where information is not immediately available, specify date when it will be provided to the Minister and posted in establishment.)

Name of Company Official, Title, Telephone Number:

.....
.....
Signature Date

PART A OF THIS FORM AND ANY INFORMATION REQUIRED BY PART A OF THIS FORM SHALL BE POSTED IN THE EMPLOYER'S ESTABLISHMENT IN A CONSPICUOUS PLACE.

PART B

List of affected employees (omitting names) showing age, sex, job classification and length of service. (Provide information separately for hourly, salaried and other employees). Provide all available information and where information is not immediately available, specify date when it will be provided to the Minister.

Name of Company Official, Title, Telephone Number:

.....
.....
Signature Date

Name of Company:

Form 2

Employment Standards Act

(Subsection 6 (2))

NOTICE TO DIRECTOR OF EMPLOYMENT STANDARDS
OF CIVIL PROCEEDINGS

Plaintiff's Name

Defendant's Name(s)

Address
.....

Court in Which
Proceedings Are
Being Brought

Court File Number

Copies of all pleadings must be attached.

.....
Signature

.....
Full Name (Please print)

.....
Address

HEALTH DISCIPLINES ACT

O. Reg. 445/87.

Medicine.

Made—June 10th, 1987.

Approved—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND
REGULATION 448 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH DISCIPLINES ACT

1. Regulation 448 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

27a.—(1) A member shall practise medicine in accordance with the usually and generally accepted standards of practice expected in the branches of medicine in which the member is practising.

(2) The usually and generally accepted standards of practice do not include the administration, prescription, advising or otherwise being associated with the use of,

- (a) human or non-human chorionic gonadotrophin for obesity, its sequelae or complications or for any condition associated with obesity; or
- (b) ethylene diamine tetra-acetic acid or its salts for atherosclerotic disease or any other disease or condition except poisoning by heavy metals.

(3) The Council may exempt any member from the provisions of subsection (2) under such special circumstances in the public interest as the Council considers advisable. O. Reg. 445/87, s. 1.

2. The said Regulation is further amended by adding thereto the following section:

46. No licence shall be dated earlier than the day that it is actually issued by the Registrar. O. Reg. 445/87, s. 2.

COUNCIL OF THE COLLEGE OF PHYSICIANS
AND SURGEONS OF ONTARIO

DR. H. M. SANDUSON
President

DR. MICHAEL DIXON
Registrar

Dated at Toronto, this 10th day of June, 1987.

HEALTH PROTECTION AND
PROMOTION ACT, 1983

O. Reg. 446/87.

Designation of Municipal Members of
Boards of Health.

Made—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 235/84
MADE UNDER THE
HEALTH PROTECTION AND
PROMOTION ACT, 1983

1. Section 32 of Ontario Regulation 235/84, exclusive of the paragraphs, is revoked and the following substituted therefor:

Windsor-Essex County Health Unit

32. The Board of Health of the Windsor-Essex County Health Unit shall have eight municipal members as follows:

(2349)

33

HEALTH PROTECTION AND
PROMOTION ACT, 1983

O. Reg. 447/87.

Areas Comprising Health Units.

Made—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 236/84
MADE UNDER THE
HEALTH PROTECTION AND
PROMOTION ACT, 1983

1. The heading to Schedule 41 to section 1 of Ontario Regulation 236/84 is revoked and the following substituted therefor:

WINDSOR-ESSEX COUNTY HEALTH UNIT

PSYCHOLOGISTS REGISTRATION ACT

O. Reg. 448/87.

General.

Made—May 6th, 1987.

Approved—July 30th, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
REGULATION 825 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PSYCHOLOGISTS REGISTRATION
ACT**

1. Subsection 7 (1) of Regulation 825 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 225/85, is revoked and the following substituted therefor:

(1) The fee payable for a renewal of a certificate of registration, where the certificate has expired and the former holder of the certificate applies within two years after the expiration of the certificate for a new certificate of registration, is \$350. O. Reg. 448/87, s. 1.

ONTARIO BOARD OF EXAMINERS IN
PSYCHOLOGY:

MARTA TOWNSEND
Chairman

BARBARA WAND
Registrar

Dated at Toronto, this 6th day of May, 1987.

(2351)

33

HIGHWAY TRAFFIC ACT

O. Reg. 449/87.

Speed Limits.

Made—July 15th, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

- 1.—(1) Paragraph 12 of Part 3 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

12. That part of the King's Highway known as No. 2 in the United Counties of Stormont, Dundas and Glengarry—
Twp. of Williamsburg
Village of Morrisburg
Twp. of Matilda
Village of Iroquois

- (2) Paragraph 17 of Part 5 of the said Schedule 1 is revoked and the following substituted therefor:

17. That part of the King's Highway known as No. 2 in the Village of Morrisburg in the Township of Williamsburg in the United Counties of Stormont, Dundas and Glengarry lying between a point situate 120 metres measured westerly from its intersection with the centre line of the roadway known as Allison Avenue and a point situate 30 metres measured westerly from its intersection with the centre line of the roadway known as Merkley Street.

- 2.—(1) Paragraph 3 of Part 3 of Schedule 97 to the said Regulation is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 89 in the townships of Essa and Tecumseh in the County of Simcoe lying between a point situate 400 metres measured easterly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 15 in the Township of Tecumseh and a point situate 604 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 27.

- (2) Paragraph 2 of Part 4 of the said Schedule 97 is revoked.

- (3) Part 5 of the said Schedule 97 is amended by adding thereto the following paragraph:

Simcoe—
Twps. of
Essa and
Tecumseh

2. That part of the King's Highway known as No. 89 in the townships of Essa and Tecumseh in the County of Simcoe lying between a point situate 152 metres measured westerly from its intersection with the centre line of the roadway known as Downey Avenue in the Township of Tecumseh and a point situate 400 metres measured easterly from its intersection with the centre line of the road allow-

ance between lots 5 and 6 in Concession 15 (Simcoe Road 15) in the Township of Tecumseh.

HUGH P. O'NEIL
*Acting Minister of Transportation
and Communications*

Dated at Toronto, this 15th day of July, 1987.

(2352)

33

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 450/87.

General.

Made—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Item 19, as remade by section 3 of Ontario Regulation 381/87, and item 20, as made by section 3 of Ontario Regulation 381/87, of Schedule E to Regulation 441 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

19.	From and including the 1st day of May, 1987 up to and including the 31st day of July, 1987	\$20.60	48.48	77.00	41.25
20.	From and including the 1st day of August, 1987	\$20.84	48.48	77.00	41.25

(2354)

33

CHARITABLE INSTITUTIONS ACT

O. Reg. 451/87.

General.

Made—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Item 36, as remade by section 1 of Ontario Regulation 38/87, item 37, as remade by section 1 of Ontario Regulation 224/87, item 38, as remade by section 2 of Ontario Regulation 382/87 and item 39, as made by section 1 of Ontario Regulation 382/87, of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

36. From and including the 1st day of November, 1986 up to and including the 31st day of December, 1986	20.23	48.48	34.59	77.00	33.50
37. From and including the 1st day of January, 1987 up to and including the 31st day of January, 1987 ..	20.23	51.15	34.59	77.00	35.34
38. From and including the 1st day of February, 1987 up to and including the 31st day of March, 1987	20.44	51.15	34.80	77.00	35.34
39. From and including the 1st day of April, 1987 up to and including the 30th day of April, 1987	20.44	52.80	34.80	77.00	35.34
40. From and including the 1st day of May, 1987 up to and including the 29th day of June, 1987	20.60	52.80	34.96	77.00	35.34
41. From and including the 30th day of June, 1987 up to and including the 31st day of July, 1987	20.60	52.80	34.96	100.00	35.34
42. From and including the 1st day of August, 1987 up to and including the 30th day of September, 1987	20.84	52.80	35.20	100.00	35.34
43. From and including the 1st day of October, 1987	20.84	56.50	35.20	100.00	35.34

(2355)

33

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 452/87.

General.

Made—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Item 36, as remade by section 1 of Ontario Regulation 39/87, item 37, as remade by section 1 of Ontario Regulation 225/87, item 38, as remade by section 2 of Ontario Regulation 383/87 and item 39, as made by section 2 of Ontario Regulation 383/87, of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

36. From and including the 1st day of November, 1986 up to and including the 31st day of December, 1986	20.23	46.48	34.59	77.00
37. From and including the 1st day of January, 1987 up to and including the 31st day of January, 1987	20.23	49.15	34.59	77.00

38.	From and including the 1st day of February, 1987 up to and including the 31st day of March, 1987	20.44	49.15	34.80	77.00
39.	From and including the 1st day of April, 1987 up to and including the 30th day of April, 1987	20.44	49.43	34.80	77.00
40.	From and including the 1st day of May, 1987 up to and including the 29th day of June, 1987	20.60	49.43	34.96	77.00
41.	From and including the 30th day of June, 1987 up to and including the 31st day of July, 1987	20.60	49.43	34.96	100.00
42.	From and including the 1st day of August, 1987	20.84	49.43	35.20	100.00

(2356)

33

FAMILY BENEFITS ACT**O. Reg. 453/87.**

General.

Made—July 30th, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT**

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 227/87, is revoked and the following substituted therefor:

(i) \$20.84 a day, or

2. This Regulation comes into force on the 1st day of August, 1987.

MILK ACT**O. Reg. 454/87.**

Industrial Milk—Marketing.

Made—July 31st, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
REGULATION 623 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
MILK ACT**

- 1.—(1) Subsection 13 (5) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (6) of Ontario Regulation 453/86, is revoked and the following substituted therefor:

(5) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$40.18 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 454/87, s. 1 (1).

- (2) Subsection 13 (6) of the said Regulation, as remade by section 1 of Ontario Regulation 499/86, is revoked and the following substituted therefor:

(6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$40.61 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 454/87, s. 1 (2).

- (3) Subsection 13 (7) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 453/86, is revoked and the following substituted therefor:

(7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the proces-

or for not less than a minimum price of \$40.18 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 454/87, s. 1 (3).

2. Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 453/86, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$26.12 per hectolitre, not later than the 14th day of the next following month, or where a holiday falls within the first twelve days of that month, not later than the 15th day of that month.

3. This Regulation comes into force on the 1st day of August, 1987.

THE ONTARIO MILK MARKETING BOARD:

J. GRANT SMITH
Chairman

H. PARKER
Secretary

Dated at Mississauga, this 31st day of July, 1987.

(2357)

33

MILK ACT

O. Reg. 455/87.

Marketing of Milk to Fluid Milk Processors.

Made—July 31st, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 541/81
MADE UNDER THE
MILK ACT**

1.—(1) Subsection 15 (9) of Ontario Regulation 541/81, as remade by sub-

section 1 (6) of Ontario Regulation 452/86, is revoked and the following substituted therefor:

- (9) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$40.18 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 455/87, s. 1 (1).

(2) Subsection 15 (10) of the said Regulation, as remade by section 1 of Ontario Regulation 500/86, is revoked and the following substituted therefor:

- (10) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$40.61 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 455/87, s. 1 (2).

(3) Subsection 15 (11) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 452/86, is revoked and the following substituted therefor:

- (11) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$40.18 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 455/87, s. 1 (3).

2. This Regulation comes into force on the 1st day of August, 1987.

THE ONTARIO MILK MARKETING BOARD:

J. GRANT SMITH
Chairman

H. PARKER
Secretary

Dated at Mississauga, this 31st day of July, 1987.

(2358)

33

NURSING HOMES ACT

O. Reg. 456/87.

General.

Made—July 30th, 1987.

Filed—July 31st, 1987.

**REGULATION TO AMEND
REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
NURSING HOMES ACT**

1. Item 28 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 214/87, is revoked and the following substituted therefor:

28.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	\$628.29	\$20.60
29.	On or after the 1st day of August, 1987.	\$635.51	\$20.84

(2359)

33

HEALTH INSURANCE ACT

O. Reg. 457/87.

General.

Made—July 30th, 1987.

Filed—July 31st, 1987.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Clause 37 (9) (g) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 206/85, is revoked and the following substituted therefor:

(g) by a person who has no dependants, where the estimated income of such person does not exceed \$100;

- (2) Clauses 37 (9) (h), (i), (j) and (k) of the said Regulation, as remade by section 1 of Ontario Regulation 438/86, are revoked and the following substituted therefor:

(h) by a person who has one dependant, where the aggregate estimated incomes of the person and the person's dependant does not exceed \$2,171;

(i) by a person who has two dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$2,482;

(j) by a person who has three dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$2,764; or

(k) by a person who has four or more dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$3,017.

2. Item 5 of Table 1B of the said Regulation, as made by subsection 1 (3) of Ontario Regulation 405/87, is revoked and the following substituted therefor:

5.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987 ..	628.29	20.60	945.21	30.99	1,573.50	51.59
6.	On or after the 1st day of August, 1987	635.51	20.84	937.99	30.75	1,573.50	51.59

3. Items 7za, 13za, 19za, 25za, 31za and 64 of Table 2 of the said Regulation, as made by section 2 of Ontario Regulation 213/87, are revoked and the following substituted therefor:

72a.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	Person with no dependants— maximum estimated income \$705.29	Estimated income less \$77.00	Estimated income less \$77.00, divided by 30.5
72b.	On or after the 1st day of August, 1987.	Person with no dependants— maximum estimated income \$735.51	Estimated income less \$100.00	Estimated income less \$100.00, divided by 30.5
132a.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	Person with one dependant— maximum aggregate estimated incomes \$3,962.00	Aggregate estimated incomes less \$2,078.00, divided by 3	Aggregate estimated incomes less \$2,078.00, divided by 91.5
132b.	On or after the 1st day of August, 1987.	Person with one dependant— maximum aggregate estimated incomes \$4,077.00	Aggregate estimated incomes less \$2,171.00, divided by 3	Aggregate estimated incomes less \$2,171.00, divided by 91.5
192a.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	Person with two dependants— maximum aggregate estimated incomes \$4,259.00	Aggregate estimated incomes less \$2,375.00, divided by 3	Aggregate estimated incomes less \$2,375.00, divided by 91.5
192b.	On or after the 1st day of August, 1987.	Person with two dependants— maximum aggregate estimated incomes \$4,388.00	Aggregate estimated incomes less \$2,482.00, divided by 3	Aggregate estimated incomes less \$2,482.00, divided by 91.5
252a.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	Person with three dependants— maximum aggregate estimated incomes \$4,529.00	Aggregate estimated incomes less \$2,645.00, divided by 3	Aggregate estimated incomes less \$2,645.00, divided by 91.5
252b.	On or after the 1st day of August, 1987.	Person with three dependants— maximum aggregate estimated incomes \$4,670.00	Aggregate estimated incomes less \$2,764.00, divided by 3	Aggregate estimated incomes less \$2,764.00, divided by 91.5

31za.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	Person with four or more dependants—maximum aggregate estimated incomes \$4,771.00	Aggregate estimated incomes less \$2,887.00, divided by 91	Aggregate estimated incomes less \$2,887.00, divided by 91
31zb.	On or after the 1st day of August, 1987.	Person with four or more dependants—maximum aggregate estimated incomes \$4,923.00	Aggregate estimated incomes less \$3,017.00, divided by 3	Aggregate estimated incomes less \$3,017.00, divided by 91.5
64.	On or after the 1st day of May, 1987, but before the 1st day of August, 1987.	Person not referred to in Items 1-31za	\$628.29	\$20.60
65.	On or after the 1st day of August, 1987.	Person not referred to in Items 1-31zb	\$635.51	\$20.84

4. Section 1 of this Regulation comes into force on the 1st day of August, 1987.

(2360)

HEALTH INSURANCE ACT

O. Reg. 458/87.
General.
Made—July 30th, 1987.
Filed—July 31st, 1987.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1.—(1) Subsection 49 (2 f) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (1) of Ontario Regulation 389/86, is revoked and the following substituted therefor:

(2f) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1986, but before the 1st day of July, 1987, as follows:

1. Initial service (office or institutional)	\$12
2. Subsequent service	8
3. Home service	14
4. Radiographic examination maximum per service	10

(2g) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1987, as follows:

1. Initial service (office or institutional)	\$12
2. Subsequent service	8.50
3. Home service	15
4. Radiographic examination	10

O. Reg. 458/87, s. 1 (1).

(2) Subsection 49 (7) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 389/86, is revoked and the following substituted therefor:

(7) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the insured services are provided to an insured person on or after the 1st day of July, 1986, but before the 1st day of July, 1987, in respect of each insured person, \$140 per twelve-month period. O. Reg. 458/87, s. 1 (2).

(3) Subsection 49 (8) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 389/86, is revoked and the following substituted therefor:

(8) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the insured services are provided to an insured person on or after the 1st day of July, 1987, in respect of each insured person, \$145 per twelve-month period.

(9) For the purposes of subsections (3), (4), (5), (6), (7) and (8), "twelve-month period" means the period from and including the 1st day of July in any year to and including the 30th day of June in the following year. O. Reg. 458/87, s. 1 (3).

(2361) 33

RESIDENTIAL RENT REGULATION
ACT, 1986

O. Reg. 459/87.
Rent Determination.
Made—July 30th, 1987.
Filed—July 31st, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 440/87
MADE UNDER THE
RESIDENTIAL RENT REGULATION
ACT, 1986

1. Clause 10 (1) (a) of Ontario Regulation 440/87 is amended by adding "and" at the end thereof.
2. Clause 29 (5) (b) of the said Regulation is amended by striking out "but not to exceed" in the fourteenth and fifteenth lines and inserting in lieu thereof "so long as it is not less than".

(2362) 33

Publications Under The Regulations Act

August 22nd, 1987

HIGHWAY TRAFFIC ACT

O. Reg. 460/87.

Stopping of Vehicles on Parts of the
King's Highway.

Made—August 4th, 1987.

Filed—August 4th, 1987.

REGULATION TO AMEND REGULATION 492 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 492 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following schedule:

Schedule 7

AURORA ROAD (YORK ROAD 15)

1. That part of the King's Highway known as Aurora Road (York Road 15) in the Town of Whitchurch-Stouffville in The Regional Municipality of York lying between a point situate at its intersection with the freeway off-ramp known as Highway 404 northbound and a point situate 360 metres measured easterly from the easterly limit of its intersection with the freeway off-ramp known as Highway 404 northbound. O. Reg. 460/87, s. 1.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 4th day of August, 1987.

(2389)

34

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 461/87.

County of Halton (now The Regional
Municipality of Halton), City of Burlington.

Made—August 4th, 1987.

Filed—August 4th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Subparagraph i of paragraph 1 of subsection 2 (2) of Ontario Regulation 482/73, as made by section 1 of Ontario Regulation 304/84, is revoked and the following substituted therefor:

- i. Lots 1 to 3 inclusive and lots 13 to 22 inclusive, in Concession I, south of Dundas Street, excepting the following:

- A. That part of Lot 20 being that part of Lot 16 on a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 509, and described as follows:

Commencing at the most southerly angle of Lot 16;

Thence north 45° 10' 10" west along the southwesterly limit of Lot 16, 22.88 metres to a point;

Thence continuing along the aforementioned limit north 44° 56' 30" west a distance of 23.24 metres to a point;

Thence north 41° 16' 20" east a distance of 43.70 metres to a point in the northeasterly limit of Lot 16;

Thence south 45° 32' 30" east along the said northeasterly limit of the Lot, 45.24 metres to the most easterly angle of Lot 16;

Thence south 40° 09' 50" west along the southeasterly limit of Lot 16 a distance of 44.15 metres to the point of commencement.

- B. That part of Lot 20 being that part of Lot 15 on the said Plan 509, and described as follows:

Commencing at the most southerly angle of the said Lot 15;

Thence north 44° 57' west along the southwesterly limit of Lot 15, 24.40 metres to a point in said limit;

Thence north 41° 16' 20' east 45.63 metres to a point in the northeasterly limit of Lot 15;

Thence south 44° 56' 30' east along said northeasterly limit 23.24 metres to the most easterly angle of Lot 15;

Thence south 39° 49' west along the southeasterly limit of Lot 15, 45.72 metres to the point of commencement.

- C. Those parts of lots 20, 21 and 22 described as Parts 1 to 7 inclusive on a Plan deposited in the said Land Registry Office as Number 20R-7754.

L. J. FINCHAM
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 4th day of August, 1987.

(2390)

34

PLANNING ACT, 1983

O. Reg. 462/87.

Restricted Areas—District of Algoma,
Geographic townships of Cobden,
Striker, Scarfe and Mack.

Made—July 29th, 1987.

Filed—August 4th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 409/82 MADE UNDER THE PLANNING ACT, 1983

1. The Schedule to Ontario Regulation 409/82 is amended by adding thereto the following section:

3.—(1) Notwithstanding that the lots described in subsection (3) are shown on the map referred to in section 4 as being in a Rural Zone, they shall be deemed to be in a Seasonal Residential Zone to which Part III applies.

(2) Despite subsection 29 (1), the minimum front yard requirement for lots 11, 12 and 13 on Plan 1M-473 as described in subsection (3) is sixty metres.

(3) This section applies to those parcels of land in the geographic Township of Striker in the Territorial District of Algoma being lots 1 to 13 inclusive on Plan 1M-472 and lots 1 to 13 inclusive on Plan 1M-473, all as registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1).

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 29th day of July, 1987.

(2391)

34

PLANNING ACT, 1983

O. Reg. 463/87.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.

Made—July 29th, 1987.

Filed—August 4th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 279/80 is amended by adding thereto the following section:

95.—(1) Despite any other provision of this Order, the accessory structure existing on the land described in subsection (2) on the day this Order comes into force may be used as a one-bay automotive repair garage.

(2) Subsection (1) applies to that parcel of land in the geographic Township of VanKoughnet in the District of Algoma, being composed of part of the easterly forty acres of the southwest quarter of section 28, described as follows:

Commencing at the southeast angle of said southwest quarter;

Thence northerly along the easterly boundary thereof 2,640 feet to the northeast angle of the quarter section;

Thence westerly along the northerly boundary of the southwest quarter a distance of 330 feet to a point which is the point of commencement;

Thence south in a line drawn parallel to the westerly limit of the quarter section a distance of 2,640 feet to the southerly boundary of the quarter section;

Thence westerly along the said southerly boundary a distance of 330 feet to a point;

Thence northerly along the westerly boundary of the easterly forty acres of the said southwest quarter a distance of 2,640 feet to a point;

Thence easterly along the northerly boundary of the southwest quarter a distance of 330 feet to the point of commencement;

Except that portion of Highway 552 as appropriated by Plan P-2652-5, registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Instrument No. 327 and designated by Plan P-8021-21, registered as No. T-184771. O. Reg. 463/87, s. 1.

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 29th day of July, 1987.

(2392)

34

GAME AND FISH ACT

O. Reg. 464/87.

Hunting Licences.

Made—July 30th, 1987.

Filed—August 4th, 1987.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Subsection 1a(3a) of Regulation 420 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 132/87, is revoked.

(2393)

34

PLANNING ACT, 1983

O. Reg. 465/87.

Zoning Areas—Territorial District of Thunder Bay, Geographic Township of Gorham.

Made—July 27th, 1987.

Filed—August 5th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 413/86 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 413/86 is amended by adding thereto the following Schedule:

Schedule 2

OTHER EXEMPTIONS

1.—(1) Notwithstanding that the land described in subsection (2) is shown on a map referred to in section 4 as being in an Extractive Industrial Zone, it shall be deemed to be in a Rural Zone to which Part II applies.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay being that part of Lot 10 in Concession IV more particularly described as parts 2, 4 and 6 on Reference Plan number 55R-4239 deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55). O. Reg. 465/87, s. 1.

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 27th day of July, 1987.

(2394)

34

ASSESSMENT ACT

O. Reg. 466/87.

Assessment Notices of Supplementary or
Omitted Assessment.

Made—August 5th, 1987.

Filed—August 5th, 1987.

REGULATION MADE UNDER THE
ASSESSMENT ACT

ASSESSMENT NOTICES OF SUPPLEMENTARY
OR OMITTED ASSESSMENT

1. A notice of assessment for supplementary assessments under section 33 of the Act and for omitted assessments under section 32 of the Act shall be in,

(a) Form 1; or

(b) Form 2, as the case requires. O. Reg. 466/87, s. 1.

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1987.

Form 1

Assessment Act



Notice of Supplementary or Omitted Assessment

Property Identifier (Roll Number)	Neighbourhood
Municipality	

This Notice has been issued to inform you of a change in the assessment of the property you own or occupy or a change in its tax status. The assessment shown on this Notice is in addition to any previous assessment. Section 33 of the Assessment Act allows for supplementary assessments to be made during the course of the tax year. Typically these reflect new construction, new businesses, or a new liability for taxation. Section 32 of the Act authorizes the issuing of a Notice of Assessment where there has been an omission from the municipality's Assessment Roll. **Your municipality will send you a tax bill based on the assessment below.** Additional information about the numbered items can be found on the reverse side of this Notice.

Name and Address of Person(s) Assessed

① School Support Designation

Location and Description of Property

Frontage Depth Area

② For the purpose of Assessment, this property is classed as	③ Estimated Market Value in	④ Property Class %	⑤ Assessed Value	⑥ Type of Mill Rate to be used for Taxation	Reason for Supplementary or Omitted Assessment
		X	=		

If you require any assistance, please contact the Regional Assessment Office at

Call collect if you are located outside of the toll-free area

Notice of Complaint under section 39 of the Assessment Act (Appeal)
If you believe you have been improperly assessed, you or your agent may lodge a complaint by completing the reverse side and forwarding to

Regional Registrar, Assessment Review Board	Mail Complaint by
Property Identifier (Roll Number)	Neighbourhood

Complaint Procedures (Appeal)

(Section 39 of the Assessment Act, R.S.O. 1980, Chapter 31)

To lodge a complaint against your assessment, state your reason(s) in the space below, sign and forward this 'cut off' portion to the Regional Registrar at the address shown on the front of this Notice.				
Name of Complainant or Agent		Mailing Address	Street	City Province Postal Code
Residence Telephone No.		Business Telephone No.		Signature of Complainant or Agent
<p>If you wish to lodge a complaint against your assessment and retain this Notice, include the following information on a separate sheet of paper headed "Notice of Complaint", and forward to the Regional Registrar at the address shown on the front of this Notice.</p> <ol style="list-style-type: none"> 1. Name, Mailing Address, Telephone No. of Complainant or Agent. 2. Location and Description of Property that is the subject of the complaint – (see front of Notice). 3. Assessment Property Identifier (Roll Number) – (see front of Notice). 4. Reason(s) for complaint. 5. Signature of Complainant or Agent. 				

Additional Information

Note: Residential tenants who do not pay municipal property taxes directly will not receive individual tax bills.

① School Support Designation:

A portion of your property taxes supports either the "public" or "separate" school system. The occupant of property is responsible for determining the direction of school taxes; however, only Roman Catholic ratepayers including Catholics of the Greek or Ukrainian Rite in union with the See of Rome, may choose to support separate schools. All others must support public schools. All requests to change School Support must be in writing to the Regional Assessment Office, at the address shown on the front of this Notice.

② Property Class:

Each property is assigned to one or more of the following property classes for assessment purposes:

- Residential (1-6 units)
- Multi-Residential (7 or more units)
- Farm
- Commercial
- Industrial

This classification is based on factors such as design, use, ownership and zoning.

③ Estimated Market Value:

In reassessed municipalities an estimate of the most likely selling price in a specified year is determined for each property. Under the Section 63 Reassessment Program, the Estimated Market Value is then multiplied by the Property Class % to determine the Assessed Value.

④ Property Class %:

One Property Class % is established for each of the classes of property (see ② above) in a municipality which has been reassessed under the Section 63 Reassessment Program. This percentage, when multiplied by the Estimated Market Value (③), provides the Assessed Value for taxation purposes.

⑤ Assessed Value:

The value on which property taxes (municipal and education) will be levied based on mill rates calculated by your municipality. The relationship between assessment and tax is: Assessed Value X Mill Rate = Taxes.

⑥ Mill Rate To Be Used:

All property is taxed at either the "residential" or "commercial" mill rate. These rates are established annually by your municipality to fund municipal, county or region and school board needs. The mill rate is the effective tax rate set by your municipality to levy a specified amount of tax for each \$1,000 of assessment.

(R) 0599 (06-12)

O. Reg. 466/87, Form 1.

Form 2

Assessment Act



Notice of Supplementary or Omitted Assessment
Avis d'évaluation foncière supplémentaire ou omise

Property Identifier (Roll Number) / Identification de propriété (numéro au rôle)	Neighbourhood / Quartier
Municipality / Municipalité	

This Notice has been issued to inform you of a change in the assessment of the property you own or occupy or a change in its tax status. The assessment shown on this Notice is in addition to any previous assessment.

Section 33 of the Assessment Act allows for supplementary assessments to be made during the course of the tax year. Typically, these reflect new construction, new businesses, or a new liability for taxation.

Section 32 of the Act authorizes the issuing of a Notice of Assessment where there has been an omission from the municipality's Assessment Roll.

Your municipality will send you a tax bill based on the assessment below.

Additional information about the numbered items can be found on the reverse side of this Notice.

Le présent avis est délivré afin de vous informer d'une modification de l'évaluation foncière de la propriété que vous occupez ou dont vous êtes propriétaire ou d'une modification de la situation des impôts fonciers de celle-ci.

L'évaluation foncière qu'indique le présent avis s'ajoute à toute évaluation foncière antérieure.

Aux termes de l'article 33 de la Loi sur l'évaluation foncière, des évaluations foncières supplémentaires peuvent être effectuées au cours de l'exercice fiscal, afin de tenir compte, par exemple, de nouvelles constructions, de nouvelles entreprises ou d'un nouveau facteur d'assujettissement à l'imposition.

L'article 32 de la Loi autorise la délivrance d'un avis d'évaluation foncière lorsqu'il y a une omission au rôle d'évaluation de la municipalité.

Votre municipalité vous fera parvenir un relevé d'imposition en fonction de l'évaluation foncière indiquée ci-dessous.

Rapportez-vous au verso du présent avis pour tout renseignement supplémentaire au sujet des rubriques numérotées.

Name and Address of Person(s) Assessed / Nom et adresse des personnes qui font l'objet de l'évaluation

① School Support Designation / Affectation des impôts scolaires

Location and Description of Property
 Emplacement et description de la propriété

Frontage / Longueur de la façade Depth / Profondeur Area / Superficie

② For the purpose of Assessment, this property is classed as Catégorie de propriété aux fins de l'évaluation foncière	③ Estimated Market Value in En la valeur marchande estimée était de	④ Property Class % applicable to the category of property X	⑤ Assessed Value Évaluation foncière	⑥ Type of Mill Rate to be used for Taxation Taux du millième à appliquer pour l'imposition	Reason for Supplementary or Omitted Assessment Motif de l'évaluation foncière supplémentaire ou omise

If you require any assistance, please contact the Regional Assessment Office at:
 Si vous avez besoin d'aide, veuillez vous adresser au bureau régional d'évaluation foncière indiqué ci-dessous

Call collect if you are located outside of the toll-free area. / Vous pouvez appeler à frais vus si vous résidez à l'extérieur de la zone d'appel sans frais.

Notice of Complaint under section 39 of the Assessment Act (Appeal)
Avis de plainte en vertu de l'article 39 de la Loi sur l'évaluation foncière (Appel)

If you believe you have been improperly assessed, you or your agent may lodge a complaint by completing the reverse side and forwarding to:

Si vous estimez que votre évaluation est incorrecte, vous ou votre mandataire pouvez déposer une plainte à ce sujet. Remplissez la formule prévue au verso et envoyez-la à l'adresse suivante :

Regional Registrar, Assessment Review Board / Registrateur régional de la Commission de révision de l'évaluation foncière	Mail Complaint by Date limite d'envoi de l'avis de plainte
Property Identifier (Roll Number) / Identification de propriété (numéro au rôle)	Neighbourhood / Quartier

Complaint Procedures (Appeal)

(Section 39 of the Assessment Act, R.S.O. 1980, Chapter 31)

Procédure de dépôt d'une plainte (Appel)

(article 39 de la Loi sur l'évaluation foncière, L.R.O. 1980, chapitre 31)

To lodge a complaint against your assessment, state your reason(s) in the space below, sign and forward this "cut off" portion to the Regional Registrar at the address shown on the front of this Notice.					Pour déposer une plainte à l'égard de votre évaluation foncière, veuillez en indiquer le(s) motif(s) ci-dessous, signer et envoyer cette partie détachable au registraire régional de l'adresse indiquée au recto du présent avis.						
Name of Complainant or Agent/Nom du plaignant ou de son mandataire					Mailing Address/Adresse postale		Street/Rue		City/Ville	Province	Postal Code/Code postal
Residence Telephone No./N° de téléphone (domicile)					Business Telephone No./N° de téléphone (bureau)					Signature of Complainant or Agent/Signature du plaignant ou de son mandataire	
Check this box if you wish to appear before a bilingual (English/French) Board. <input type="checkbox"/>					Cochez cette case si vous désirez comparaître devant une commission bilingue (français/anglais).						
<p>If you wish to lodge a complaint against your assessment and retain this Notice, include the following information on a separate sheet of paper headed "Notice of Complaint", and forward to the Regional Registrar at the address shown on the front of this Notice.</p> <ol style="list-style-type: none"> 1. Name, Mailing Address, Telephone No. of Complainant or Agent. 2. Location and Description of Property that is the subject of the complaint – (see front of Notice). 3. Assessment Property Identifier (Roll Number) – (see front of Notice). 4. Reason(s) for complaint. 5. Signature of Complainant or Agent. 6. Preference to appear before a bilingual (English/French) Board. 					<p>Si vous désirez déposer une plainte à l'égard de votre évaluation foncière et conserver le présent avis, veuillez indiquer les renseignements précisés ci-dessous sur une feuille séparée portant le titre "Avis de plainte" et envoyer celle-ci au registraire régional de la Commission de révision de l'évaluation foncière à l'adresse qui est indiquée au recto du présent avis.</p> <ol style="list-style-type: none"> 1. Nom, adresse postale et n° de téléphone du plaignant ou de son mandataire. 2. Emplacement et description de la propriété qui fait l'objet de la plainte – (voir au recto du présent avis). 3. Identification de propriété (numéro du rôle) – (voir au recto du présent avis). 4. Motif(s) de la plainte. 5. Signature du plaignant ou de son mandataire. 6. Préférence de comparaître devant une commission bilingue (français/anglais). 						

Additional Information

Note: Residential tenants who do not pay municipal property taxes directly will not receive individual tax bills.

① School Support Designation:

A portion of your property taxes supports either the "public" or "separate" school system. The occupant of your property is responsible for determining the direction of school taxes; however, only Roman Catholic ratepayers including Catholics of the Greek or Ukrainian Rite in union with the See of Rome, may choose to support separate schools. All others must support public schools. All requests to change School Support must be in writing to the Regional Assessment Office, at the address shown on the front of this Notice.

② Property Class:

Each property is assigned to one or more of the following property classes for assessment purposes:

- | | |
|---------------------------------------|--------------|
| • Residential (1-6 units) | • Commercial |
| • Multi-Residential (7 or more units) | • Industrial |
| • Farm | |

This classification is based on factors such as design, use, ownership and zoning

③ Estimated Market Value:

In reassessed municipalities an estimate of the most likely selling price in a specified year is determined for each property. Under the Section 63 Reassessment Program, the Estimated Market Value is then multiplied by the Property Class % to determine the Assessed Value.

④ Property Class %:

One Property Class % is established for each of the classes of property (see ② above) in a municipality which has been reassessed under the Section 63 Reassessment Program. This percentage, when multiplied by the Estimated Market Value (③), provides the Assessed Value for taxation purposes.

⑤ Assessed Value:

The value on which property taxes (municipal and education) will be levied based on mill rates calculated by your municipality. The relationship between assessment and tax is: Assessed Value X Mill Rate = Taxes

⑥ Mill Rate To Be Used:

All property is taxed at either the "residential" or "commercial" mill rate. These rates are established annually by your municipality to fund municipal, county or region and school board needs. The mill rate is the effective tax rate set by your municipality to levy a specified amount of tax for each \$1,000 of assessment.

Renseignements supplémentaires

Remarque: Il n'est pas envoyé de relevé d'imposition individuel aux locataires d'un logement qui ne paient pas directement les impôts fonciers.

① Affectation des impôts scolaires:

Une partie de vos impôts fonciers est affectée soit aux écoles "publiques" soit aux écoles "séparées". Il incombe à l'occupant de la propriété de spécifier l'affectation des impôts scolaires. Toutefois, seuls les contribuables catholiques, y compris les catholiques de rite orthodoxe grec ou ukrainien unis au Saint-Siège de Rome, ont le droit d'affecter leurs impôts scolaires aux écoles séparées. Tous les autres contribuables sont tenus d'affecter leurs impôts scolaires aux écoles publiques. Les demandes de modification de l'affectation des impôts scolaires sont faites par écrit et adressées au bureau régional de l'évaluation foncière, à l'adresse indiquée au recto du présent avis.

② Catégorie de propriété:

Aux fins de l'évaluation foncière, chaque propriété est classée dans une ou plusieurs des catégories suivantes:

- | | |
|---|----------------|
| • Résidentielle (1 à 6 logements) | • Commerciale |
| • Multi-résidentielle (7 logements ou plus) | • Industrielle |
| • Agricole | |

Ce classement est établi en tenant compte de facteurs tels que la conception architecturale, l'utilisation, le droit de propriété, et le zonage.

③ Valeur marchande estimée:

Dans les municipalités qui font l'objet d'une réévaluation foncière, il est procédé à une estimation du prix auquel se vendrait probablement au cours d'une année donnée chaque propriété qui y est soumise. Conformément à l'article 63 de la Loi qui traite du Programme de réévaluation foncière, la valeur marchande ainsi estimée est ensuite multipliée par le pourcentage applicable à la catégorie de propriété visée afin d'obtenir l'évaluation foncière.

④ Pourcentage applicable à la catégorie de propriété:

Un pourcentage applicable à la catégorie de propriété est fixé pour chaque catégorie de propriété (voir rubrique ② ci-dessus) dans une municipalité qui a fait l'objet d'une réévaluation foncière conformément à l'article 63 de la Loi. Ce pourcentage, lorsqu'il est multiplié par la valeur marchande estimée (voir rubrique ③), permet d'obtenir le montant de l'évaluation foncière aux fins de l'imposition.

⑤ Évaluation foncière:

Cette évaluation constitue la valeur en fonction de laquelle les impôts fonciers (municipaux et scolaires) sont perçus et à laquelle s'applique le taux du millièmes fixé par votre municipalité. La formule de calcul de l'impôt foncier est la suivante: Évaluation foncière X Taux du millièmes = Impôt foncier

⑥ Taux du millièmes à utiliser pour l'imposition:

Toute propriété est imposée en fonction du taux du millièmes applicable soit à la catégorie "résidentielle" soit à la catégorie "commerciale". Les taux annuels appliqués sont fixés chaque année par votre municipalité en vue de recueillir les fonds nécessaires aux fins de la municipalité, du comté, de la région et du conseil scolaire. Le taux du millièmes constitue le taux d'imposition applicable fixé par votre municipalité en vue de percevoir un montant donné d'impôts pour chaque tranche de 1 000 \$ d'évaluation foncière.

(F) 2289 (87-03)

O. Reg. 466/87, Form 2.

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 5th day of August, 1987.

DAY NURSERIES ACT

O. Reg. 467/87.

General.

Made—July 30th, 1987.

Filed—August 5th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 760/83
MADE UNDER THE
DAY NURSERIES ACT**

1. Subsection 5 (4) of Ontario Regulation 760/83, exclusive of the paragraphs, is revoked and the following substituted therefor:

(4) The operator of a day nursery that has a program that runs for six hours or more in a day shall ensure that in addition to the spaces referred to in subsection (2) the day nursery has space designated for each of the following:

2.—(1) Clause 68 (3) (b) of the said Regulation, exclusive of the subclauses, is revoked and the following substituted therefor:

(b) to a municipality or band, under an agreement to provide day nursery services or private home day care or both,

(2) Subsection 68 (4) of the said Regulation is revoked and the following substituted therefor:

(4) The available income of a person for the purpose of this Regulation shall be determined by a welfare administrator, a Director or such person as the Director approves, in accordance with Form 1 or 1a, as the case may be. O. Reg. 467/87, s. 2 (2).

3. Section 77a of the said Regulation, as made by section 2 of Ontario Regulation 533/84, is revoked and the following substituted therefor:

77a. A municipality that operates a recreational program that is funded by the Ministry of Tourism and Recreation is, until the expiry of the 31st day of July, 1989, exempt from the application of subsection 11 (1) of the Act. O. Reg. 467/87, s. 3.

4. Section 77b of the said Regulation, as made by section 4 of Ontario Regula-

tion 119/86, is amended by adding thereto the following items:

3. Blue Hills Academy, Town of Richmond Hill.
4. Catulpa-Tamarac (Orillia) Child and Family Services Inc., City of Orillia.
5. Childrens Assessment and Treatment Centre, Burlington.
6. Peel Childrens Centre, City of Mississauga.
7. George Hull Centre, Metropolitan Toronto.
8. Adventure Place, Metropolitan Toronto.
9. Preschool Discoveries, Metropolitan Toronto.
10. Strothers Centre, Metropolitan Toronto.
11. Rotary Creche, Metropolitan Toronto.
12. Sacred Heart, Sisters of St. Joseph, Diocese of Toronto, Metropolitan Toronto.
13. Jessie's (Section II), Metropolitan Toronto.
14. Muki Baum (Section II), Metropolitan Toronto.
15. Scadding Court Community Centre, Metropolitan Toronto.
16. St. Bartholomew's Church - Centre Regent Park, Inc., Metropolitan Toronto.
17. Madame Vanier Children's Centre, London.
18. Sarnia-Lambton Centre for Children and Youth, Sarnia.
19. The Child's Place, Windsor.
20. Kingston Therapeutic Nursery School Inc., City of Kingston.
21. Durham House, City of Oshawa.
22. Royal Ottawa Hospital, Regional Municipality of Ottawa-Carleton.
23. Belleville Parent-Child Clinic, City of Belleville.

5. The said Regulation is amended by adding thereto the following section:

77c. A notice under clause 15 (2) (b) of the Act shall be in Form 7. O. Reg. 467/87, s. 5.

6. Form 4 of the said Regulation is amended by striking out "Children's

Residential Services Act" in the twentieth line and inserting in lieu thereof "*Child and Family Services Act, 1984*".

7. Form 5 of the said Regulation is amended by striking out "*Children's Residential Services Act*" in the eighteenth line and inserting in lieu thereof "*Child and Family Services Act, 1984*".
8. Form 6 of the said Regulation is amended by striking out "*Children's Residential Services Act*" in the ninth line and inserting in lieu thereof "*Child and Family Services Act, 1984*".
9. The said Regulation is amended by adding thereto the following Form:

Form 7

Day Nurseries Act

NOTICE OF DIRECTION

TAKE NOTICE that pursuant to the authority vested in me under the provisions of section 15 of the *Day Nurseries Act*, I have given directions that the premises located at

.....
.....
.....

- ☐ shall not be used as a day nursery
- ☐ shall not be used to provide private home day care until such time as certain directions I have given have been complied with.

NO PERSON shall remove this notice unless authorized to do so by me or by a program advisor.

FOR FURTHER information regarding this notice contact the Ministry of Community and Social Services at (address and phone number)

.....
.....
.....

(date)

(signature of Director)

O. Reg. 467/87, s. 9.

PLANNING ACT, 1983

O. Reg. 468/87.

Restricted Areas—County of Ontario
(now The Regional Municipality of Durham), Township of Pickering
(now the Town of Pickering).
Made—August 4th, 1987.
Filed—August 6th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 102/72
MADE UNDER THE
PLANNING ACT, 1983

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

66.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	12 metres
Minimum rear yard	12 metres
Minimum side yards	3 metres
Minimum floor area of single-family dwelling	139 square metres
Maximum percentage of lot covered by all buildings and structures	10 per cent

(2) Subsection (1) applies to that parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 16 in Concession VI designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-9495. O. Reg. 468/87, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 4th day of August, 1987.

(2397)

ENVIRONMENTAL PROTECTION ACT

O. Reg. 469/87.

Hot Mix Asphalt Facilities.
Made—July 30th, 1987.
Filed—August 7th, 1987.

REGULATION MADE UNDER THE
ENVIRONMENTAL PROTECTION ACT

HOT MIX ASPHALT FACILITIES

1. In this Regulation,

"aggregate" means any material, including gravel, slag, limestone, crushed rock, sand, hydrated lime, cement, furnace ash, glass or sulphur, used to produce asphalt paving when mixed with bituminous asphalt;

"HMA facility" means a hot mix asphalt facility with equipment designed to heat and dry aggregate and to mix aggregate with bituminous asphalt to produce asphalt paving material;

"portable HMA facility" means an HMA facility that remains at one location for less than one year;

"reference pressure" means a pressure of 101,325 pascals;

"reference temperature" means a temperature of 25 degrees Celsius;

"suspended particulate matter" means any solid or condensable material carried in the exhaust gases from an HMA facility collected and measured by standard sampling and analytical methods described in the "Source Testing Code" published by the Ministry of the Environment. O. Reg. 469/87, s. 1.

2.—(1) Except for the period of fifteen minutes immediately following start-up, no person responsible for an HMA facility shall operate or permit the operation of the facility in such a manner as to emit suspended particulate matter into the air at a concentration in excess of 0.230 grams per cubic metre measured dry and undiluted in the exhaust gases and reported at reference temperature and reference pressure.

(2) This section does not apply to an HMA facility operating under a certificate of approval issued before the 31st day of December, 1985. O. Reg. 469/87, s. 2.

3. Except for a period of fifteen minutes immediately following start-up, no person responsible for an HMA facility shall operate or permit the operation of the facility so that visible material including a water plume and fallout of water droplets emitted into the air from the facility impinges on any point beyond the limits of the property on which the facility is located. O. Reg. 469/87, s. 3.

4. No person responsible for an HMA facility shall permit visible solid material emitted from any source other than the facility to pass beyond the limits of the property on which the facility is located. O. Reg. 469/87, s. 4.

5. In the event that malfunctioning of an HMA facility or any other operating condition occurs that results in the limits prescribed in section 2, 3 or 4 being exceeded, the person responsible for the facility shall,

- (a) immediately take all possible steps to minimize the extent and duration of the event including, when necessary, reducing the rate at which reclaimed asphalt paving is fed to the facility;
- (b) immediately notify the Director and furnish him or her with particulars of the event; and
- (c) at the earliest opportunity, but not later than seven days after the event, furnish the Director with the particulars of the event in writing. O. Reg. 469/87, s. 5.

6. Every person responsible for a portable HMA facility shall,

- (a) keep a copy of the certificate of approval issued for the facility available for inspection at the facility site; and
- (b) give notice of any intended relocation of the facility by completing Form 1 and submitting it to the Director at least fifteen days before the intended relocation. O. Reg. 469/87, s. 6.

7. Regulation 297 of Revised Regulations of Ontario, 1980 is revoked.

Form 1

*Environmental Protection Act*PORTABLE HOT MIX ASPHALT FACILITY
NOTICE OF INTENDED RELOCATION

1. Name of company owning and/or operating portable HMA facility, contact person and telephone number.
-

2. Certificate of Approval number (please attach copy of certificate)
-

3. Proposed location of portable HMA facility (municipality, lot and concession number). Please attach a sketch to show location of nearest residences and other land uses within a 500 metre radius, i.e. schools, hospitals, shopping centres, senior citizens homes.
-

4. Operating Schedule

(a) Date of commencement and completion of contract

(b) Days of Operation

(c) Hours of Operation

5. (a) Type of portable HMA facility
-

(b) Rate of Production

(c) Emission control equipment (fabric filter, wet scrubber)

(d) Fuel used

6. Proposed maximum amount of reclaimed asphalt paving (RAP) to be used (i.e. maximum percentage in mix 30%, 50%, etc.)
-

7. Previous location of HMA facility (last contract site, municipality, lot and concession number)
-

Publications Under The Regulations Act

August 29th, 1987

SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

O. Reg. 470/87.

Delegation of Powers.

Made—August 7th, 1987.

Filed—August 10th, 1987.

REGULATION TO AMEND REGULATION 913 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

1.—(1) Subsection 1 (2) of Regulation 913 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 158/87, is revoked and the following substituted therefor:

(2) The officers of the Ministry of Revenue holding the positions of Director of the Motor Fuels and Tobacco Tax Branch and Manager, Small Business Development Corporations Program, may exercise the powers and perform the duties of the Minister under the following sections of the Act:

1. Subsections 5 (2) and (5).

2. Subsections 20 (3) and (4). O. Reg. 470/87, s. 1 (1).

(2) Subsection 1 (3) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 158/87, is revoked and the following substituted therefor:

(3) The officers of the Ministry of Revenue holding the positions of Director of the Motor Fuels and Tobacco Tax Branch, Manager, Operations and Finance of the Motor Fuels and Tobacco Tax Branch and Manager, Small Business Development Corporations Program, may exercise the powers and perform the duties of the Minister under the following sections of the Act:

1. Section 8.

2. Subsection 17 (3).

3. Section 27. O. Reg. 470/87, s. 1 (2).

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 7th day of August, 1987.

(2399)

35

HEALTH INSURANCE ACT

O. Reg. 471/87.

General.

Made—August 10th, 1987.

Filed—August 11th, 1987.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) The Preamble to Schedule 16 to Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 6 of Ontario Regulation 290/84 and amended by section 1 of Ontario Regulation 347/85, section 5 of Ontario Regulation 32/86 and section 1 of Ontario Regulation 288/86, is revoked and the following substituted therefor:

LABORATORY MEDICINE

1. The patient documentation and specimen handling benefit is applicable to all patients, except for those items listed under anatomical pathology, histology and cytology sections. The items in this section have been left at a sufficient level to cover any administrative costs. This benefit is not applicable to referred in samples, since the collecting laboratory will already have claimed the patient documentation and specimen collection benefit.
2. The biochemistry section has been condensed so that one listing refers to a procedure for any of amniotic fluid (A), blood (B), C.S.F. (C), faeces (F), gastrointestinal fluid (G), urine (U). Exceptions are indicated by B, U, etc., following the test name. Other specimens will be considered on an I.C. basis.
3. A number of tests are listed in different sections of the schedule; i.e., where more than one method of performing the test is available e.g., Hepatitis B antigen is listed under both Radioassays and Immunology. Assays of ligand type other than isotopic are listed under Biochemistry.
4. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.

Note: A standard glucose tolerance test for the diagnosis of diabetes mellitus is performed over 2 hours and includes 5 blood glucose (L104) and one urine glucose determination (L254).

If the patient is pregnant, only 4 blood glucose specimens (L103) should be taken at hourly intervals. (See OMAJ 126, 473 (1982)). When 5 hour glucose tolerance test is specifically ordered the blood glucose measurements are to be claimed individually (L111). Only one L254 may be claimed with a glucose tolerance test.

5. Code L418 or L417 may not be claimed by a physician in addition to claim(s) for any treatment or assessment. However, Code G481 in Schedule 15 may be claimed by a physician if a hemoglobin screen (any method or instrument) is carried out in the course of an office or home visit. Urinalysis may be claimed with or without an associated visit to a physician's office (except for screening and urinalyses which are not medically necessary).
6. When a screening culture method (e.g., Agar spoon) is used on a urine sample, L641 refers to a culture technique and does not apply to those kits using the nitrite test only. Where a significant growth is obtained and followed up by definitive identification methods, L633 or L634 only should be claimed. The benefits for L633 or L634 include any necessary microscopic examination of the urine. However urine examination by microscopy may be claimed in addition to L633 or L634 if the referring physician has specifically ordered the former and receives a report from the laboratory.
7. Only those tests which are requested are to be claimed for with the following exceptions. It is intended that if the test results yield abnormal findings or information which would be incomplete, insufficient or meaningless to the referring physician, the medical director of a laboratory may add further appropriate tests and claim for them with the knowledge he may have to substantiate their justification.
8. A test must be completed in accordance with the pertinent schedule listing in order to claim for it. The verbatim listing is intended as the definitive benefit for that test alone, unless otherwise specified e.g., isoenzymes do not include total enzyme estimation; creatine does include creatinine (as specified). Notwithstanding the foregoing and recognizing that it is impossible to list all variations in techniques of all listed tests, when there is a modification of the usual technique, the listing most closely approximating it should be used.
9. This schedule, with the exception of L036, lists actual procedures performed. No claim shall be made for calculated values made and reported, or for control tests or repeat tests on same patient sample.

LABORATORY MEDICINE

10. Creatinine is a justifiable addition in the case of tests on 24-hour urine samples, where it is necessary to assess the sample as a complete 24-hour collection. However, if several tests (e.g. steroids) are done on a single such sample, only one creatinine would be claimed for that sample. In those estimations where the test result is expressed in terms of creatinine excretion the performance of a creatinine is mandatory and should be claimed.
11. It is recognized that in requests for a serologic titre, if a screening test is used and would suffice, the lesser benefit for the screening test should be claimed. If positive and followed by serial titration, both the screening and titre fees should be claimed. If the titration is a micro technique using plates, it is the equivalent of a tube titre, the wells being miniature tubes.
12. When a test for trichomonas identification (any method) is carried out in association with L625 or L627, wet preparation (L653) may be claimed in addition. L653 may be claimed when a Wet Preparation is used for direct examination of a fresh specimen for vegetative amoebae or similar parasites. However, the wet preparation used in the faeces concentration technique for parasites and ova is included in L650.
The conditions set down in paragraph 7 of this preamble must be adhered to.
13. It is recognized that in all laboratory tests there is a professional component.
14. The maximum number of units which can be claimed for any combination of L418 (Hemoglobin), L417 (Hematocrit), L399 (WBC[LKS] Count) and L397 (RBC[ERC] Count) is 11 units per patient per day, whether automated, semi-automated or manual methods are used. L700 is not included in this total and should be claimed separately, if appropriate. Laboratories using multichannel equipment should use individual codes as described above.
15. The maximum number of units which can be claimed for any combination of the tests represented by the following codes will be 40 LMS units per patient per day:

L005	L045	L061	L111	L194	L208	L223	L226	L252
L030	L053	L067	L191	L204	L222	L225	L251	

 The maximum of 40 units applies on a per patient basis, regardless of the number of specimens submitted and regardless of the number of laboratories involved in performing the individual tests. Code L700 is not included in this maximum and should be claimed separately if appropriate.
16. The maximum number of units which may be claimed for any combination of chemical analyses performed on a single sample by means of an automated chemical analyzer with simultaneously functioning channels is 18 LMS units (L225).
17. The following preamble applies to the blood bank section:
 - (a.) L471 Antibody Identification - incomplete antibodies. A panel of any number of cells regardless of suspending media or technique used. Preparation of eluate and/or antibody absorption is included.
 - (b.) L472 Antibody Identification - complete antibodies. A panel of any number of cells for the identification of complete antibodies by direct agglutination.
 - (c.) L473 Parallel Titration - New code to be used when two sequential patient serum specimens are tested to detect a change in antibody titre. Includes a repeat antibody identification on the current sample.
 - (d.) L490 Blood Group - ABO and RH (D). The subgroups of A and Rh^D 'are included where indicated.' A direct AHGT is also included in L490 therefore, L495 may not be charged on the same patient when this code is claimed.
 - (e.) L492 Crossmatch. When an initial crossmatch is requested the appropriate claim is for L490 x 1, L482 x 1 plus L492 for each unit ordered. L490 and L482 may not be claimed more than once on the same day of service. L490 and L493 may not be claimed when these procedures are carried out as a confirmatory test on the units of blood to be transfused.
 - (f.) L493. This code includes L490 (see preamble d.) and Rh genotype to include the antigens C, D, E, c, e, and Dⁿ when indicated. Any other antigen is to be claimed under L494.
 - (g.) L494 Blood Group per antigen. Antigens stated in L493 and L490 are excluded from this code.
 - (h.) L495 Direct AHGT - can be used when ordered as a single procedure, or in addition to L482 when the latter is requested as a single procedure. L495 may not be claimed when L490 or L493 is claimed with L482 on the same patient on the same visit.

LABORATORY MEDICINE

- 18. Antibiotic sensitivities should not be done routinely, but only when, by reason of its identification and/or its concentration, the isolated organism has a high probability of being pathogenic. L621 applies to all routine antibiotic sensitivity testing regardless of the method used and including MIC determination by manual kit or automated methodologies.
- 19. The use of Nickersons Medium as a screening test for yeast is not a benefit.
- 20. The carcinoembryonic antigen test (CEA) L690 is not to be used as a general cancer screen. It is to be used only for following established malignancies.
- 21. This preamble is intended to apply to everyone using codes L700, L001 to L731 and L900 to L944.
- 22. Fees for laboratory medicine testing are not refundable (in whole or in part) to the referring physician or referring laboratory by the laboratory performing the tests.
- 23. The benefits for patient documentation and specimen collection and each test are calculated by multiplying the individual L.M.S. Unit values by 48.3 cents.
- 24. Laboratory tests on specimens sent outside Ontario are not a benefit of the Plan.
- 25. Secondary Laboratories receiving specimens for additional (secondary) tests from another Laboratory that normally would be claimed as L303, L319, L500 or L544 should be claimed as L903, L919, L900 or L944 respectively.
- 26. When a pregnancy test is requested, L655 should be performed. L318 should only be performed, when H.C.G. or Beta sub-units are specifically requested by the referring physician.

(2) The said Schedule 16 is amended by adding after

L181	Occult blood.....	3
	on page 1167,	
L044	Organic acid profile (by GC-MS).....	200

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1987.

3. A reference in this Regulation to any page number is a reference to that page (foot pagination) in *The Ontario Gazette* dated the 19th day of May, 1984.

HEALTH INSURANCE ACT**O. Reg. 472/87.**

General.

Made—August 10th, 1987.

Filed—August 11th, 1987.

**REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT****1. Subsection 59 (1l) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 745/86, is revoked and the following substituted therefor:**

(1l) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of January, 1987 and before the 1st day of April, 1987 is the lesser of,

(a) the amount actually billed by the physician; or

(b) the amount set out opposite the service in Schedule 15 as it existed on the 10th day of August, 1987 or 48.3 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be.

(1m) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of April, 1987 is the lesser of,

(a) the amount actually billed by the physician; or

(b) the amount set out opposite the service in Schedule 15 or 48.3 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 472/87, s. 1.

2. Subsection 67 (2m) of the said Regulation, as made by section 2 of Ontario Regulation 745/86, is revoked and the following substituted therefor:

(2m) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of January, 1987 and before the 1st day of April, 1987 is the amount set out opposite the service in Schedule 15 as it existed on the 10th day of August, 1987 or 48.3 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be.

(2n) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of April, 1987 is the amount set out opposite the service in Schedule 15 or 48.3 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 472/87, s. 2.

3. Schedule 15 to the said Regulation, as remade by section 3 of Ontario Regulation 745/86, is revoked and the following substituted therefor:

Schedule 15

Schedule of Benefits

PREAMBLE

A. General

1. The rates listed in this Schedule of Benefits are the maximum payments which can be made by the Ontario Health Insurance Plan.
2. Insured medical services are limited to the services which are medically necessary, which are listed in this Schedule of Benefits and which are not specifically excluded by legislation or regulation. (See Appendix A for list of specific exclusions).
3. Additions, deletions or other modifications of the Schedule of Benefits require recommendation by the Ontario Health Insurance Plan. Such recommendations are made in consultation with the Ontario Medical Association.
4. This Schedule is a public document and frank discussion with patients regarding the listed rates is recommended.
5. Claims for services which are not listed in the Schedule or which are listed as N.A.B. (not a benefit) or which are excluded as benefits by legislation or regulation should not be submitted to the Plan. Such services may be charged directly to patients or others requesting them.
6. The principles governing proper professional charges are incorporated in the Regulations (Medicine) of the Health Disciplines Act.
7. Each physician who participates in the care of a patient is entitled to compensation commensurate with the services he/she renders.
8. Whenever possible, the physician should acquaint the patient or person financially responsible with their obligations to those concerned with their care. This is particularly important where supportive or concurrent care is rendered or when a consultation and/or procedure are being arranged.
9. Each physician participating in the care of a patient should render to the patient, or to the financially responsible party, an itemized statement of charges for professional services.
10. Each physician participating in the care of a patient should, on request, send a receipt to the patient for all payments made by him/her.
11. If fees are collected by an organized group, the name of the physician rendering the service should be clearly shown on the bill or claim card.
12. Claims may be submitted for services which a patient receives from the team of staff physician, resident, intern and clerk in a teaching unit, provided that the conditions as set out hereunder apply.

On October 10, 1972, the Minister of Health confirmed that the joint recommendations of the College and the O.M.A. governing the charging of fees for services provided by interns and residents in clinical teaching units are acceptable to the Ministry of Health. In his letter the Minister made it very clear that he is looking to the College and the Medical Schools to ensure that the ethical rules governing these billing procedures are followed meticulously in all cases.

It has been carefully explained that the responsible staff physician must be present in the clinical teaching unit at the time the services are rendered and must be identified to the patient at the earliest possible moment. No fees are to be charged for services given by the intern or resident prior to this identification taking place. The following rules are now in effect:-

When patient care is rendered in a clinical teaching unit or other setting for clinical teaching by a health care team, the physician responsible shall be personally identified to the patient. The physician's relationship to the team shall be defined by the clinical teaching unit Director and his/her role must be known to the patient and other members of the team. He/she shall assume full responsibility for the appropriateness and the quality of the services rendered.

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Specific regulations must vary with the service and form of care being delivered:-

- (a) In order to claim for physical procedures being carried out by an intern or resident, the responsible staff physician must be in the clinical teaching unit and immediately available to intervene.
- (b) In psychotherapy where the presence of the staff physician would distort the psychotherapy milieu, it is appropriate for the staff physician to claim for psychotherapy when a record of the interview is carefully reviewed with the resident and the procedure thus supervised. However, the time charged by the staff physician may not exceed the total time spent by him/her in both such interview and direct supervision.
- (c) In other departments or services, the staff physician should only claim for visits on the days when actual supervision of that patient's care takes place through the presence of that staff physician in the clinical teaching unit on that day. This, of course, involves a physical visit to the patient and/or a chart review with detailed discussion with the other member(s) of the health team.
- (d) In those situations where on a regular basis a staff member might supervise concurrently multiple procedures or services through the use of other members of the team, the total claims made by the staff physician shall not exceed the amount that the staff physician might make in the absence of the other members of the team.

Any claim rendered should be in the name of the responsible staff physician.

13. Charges for missed appointments are not benefits of OHIP.

B. Terms and Definitions:

Call or Visit: is the service by a physician to a patient for assessment and/or treatment.

1. Consultations:

- (a) A consultation refers to the situation where a physician, in light of his/her professional knowledge of the patient, requests the opinion of another physician competent to give advice in this field, because of the complexity, obscurity or seriousness of the case or because another opinion is requested by the patient or an authorized person acting on his/her behalf. The consultant is obliged to perform a general or specific assessment, review the laboratory or other data and submit his/her findings, opinions and recommendations in writing to the referring physician.
- (b) If a consultant is requested by a physician on duty in the emergency department to see a patient in consultation, the former may charge a consultation fee for this service. If the consultant is requested to perform this same service by a resident or intern, the former may charge a general or specific assessment according to his/her specialty.
- (c) For laboratory and procedural benefits connected with consultations, see listings of Diagnostic and Therapeutic Procedures and Laboratory Medicine.
- (d) A consultation is not to be claimed as such when:
 - (i) The patient presents him/herself to a consultant's office without prior knowledge of the primary physician.
The sending of a report to the primary physician under these circumstances does not justify a consultation.
 - (ii) The primary physician is not asked for professional advice but is simply asked by the patient for the name of a specialist in a particular field and the patient seeks out the specialist him/herself.
- (e) A repeat consultation requires all of the criteria of a full consultation and implies interval care by the primary physician. The situation in which the consultant requests the patient to return for a later examination is not a repeat consultation.
- (f) A limited consultation may involve all the components of a full consultation but is less demanding, and in terms of time, normally requires substantially less of the physician's time than the full consultation.
- (g) A diagnostic radiology consultation applies when radiographs made elsewhere are referred to a radiologist for his/her written opinion or when a radiologist is required to make a special visit at Night (5:00 p.m. to 7:00 a.m.) or Saturdays, Sundays and Holidays to consult on the advisability of performing a diagnostic radiological procedure which eventually is not done. A consultation does not apply when the radiographs referred to above are used for comparison purposes with radiographs made in the consultant's facilities.

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- (h) A diagnostic laboratory medicine consultation applies when tissue, slides, and/or specimens are referred to a second laboratory medicine physician not in the same institution for a written opinion. It does not apply when the above are used for comparison with tissue, slides, materials or tests done in the consultant's facilities. When a diagnostic laboratory medicine consultation fee is claimed, surgical pathology fees may not also be claimed.
 - (i) A laboratory medicine consultation or repeat consultation applies when a laboratory medicine physician is requested to examine a patient and provide a written opinion.
 - (j) A diagnostic nuclear medicine consultation applies when nuclear medicine studies are referred to a nuclear medicine specialist for a written opinion, or when the nuclear medicine physician is required to make a special visit at Night (5:00 p.m. to 7:00 a.m.) or Saturdays, Sundays and Holidays to consult on the advisability of performing a nuclear medicine procedure which eventually is not done. A consultation does not apply when procedures done elsewhere are used for comparison purposes with nuclear medicine studies made in the consultant's facilities.
 - (k) A nuclear medicine consultation or repeat consultation applies when a nuclear medicine specialist is requested to examine a patient and provide a written opinion, all of which takes a greater amount of time and effort than a nuclear medicine study would normally require. It may be done in conjunction with a nuclear medicine study but if so, the lesser professional fee (P_2) rather than the greater fee (P_1) should be claimed in addition to the technical fee (T).
 - (l) Some nuclear medicine specialists have other specialist qualifications which allow them to claim another consultation (e.g. internal medicine). A nuclear medicine consultation or repeat consultation may be claimed in lieu of another consultation (e.g. internal medicine) but would not be combined with such a consultation by the same consultant.
 - (m) A prenatal consultation by a paediatrician applies when a physician considers a foetus of greater than 20 weeks gestation to be at risk or in jeopardy by reason of continuation of pregnancy in the presence of maternal and/or foetal distress, and requests the opinion of a paediatrician competent to give advice in this field. The paediatrician shall perform a general or specific assessment, review laboratory and other data and submit his/her findings and recommendations in writing to the referring physician. Such a consultation does not preclude the paediatrician from a post-natal consultation on the infant.
 - (n) A special surgical consultation may apply when a surgeon provides all the components of a regular consultation but is required to spend at least fifty minutes with the patient (exclusive of any tests) in consultation because of the very complex, obscure or serious nature of the problem. The surgeon should claim \$100.70 for special consultations on an I.C. basis (A935). See paragraph B.32.
 - (o) An emergency physician consultation applies when a patient is referred by another physician (other than an E.R. physician in the same hospital) who has seen and examined the patient and requested the opinion of an emergency room physician because of the complexity, obscurity or seriousness of the case. The consultant shall perform the necessary assessment, review the laboratory, x-ray or other data and submit his findings, opinions and recommendations in writing to the referring physician. A copy of the E.R. chart does not constitute a consultation report. This consultation is not chargeable for the routine transfer of care to the E.R. nor for the provision of treatment for a previously diagnosed condition. It does not apply to patients who present themselves to the E.R. or are brought by people acting on their behalf. It is anticipated that these consultations will replace some of the consultations that would otherwise be provided by consultants in other branches of medicine. If the consultation leads to admission to hospital, no separate fee is chargeable for the admission assessment by the same physician. The consultation fee for a specialist in emergency medicine (F.R.C.P.) is \$61.90 (H055); for all others, \$37.20 (H065).
- Note: OHIP benefits for consultations normally are limited to one consultation per year, per patient, by any one physician. However, if the same patient is referred to the same consultant a second time within the year with a clearly defined unrelated diagnosis, one additional consultation may be claimed per year.
2. **General Assessment:** shall comprise a full history, an enquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to the patient.*
- OHIP benefits for general assessments normally are limited to one per year per patient by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined unrelated diagnosis, one additional general assessment may be claimed per year. In the case of a patient who proceeds normally to hospital, the admitting physician may claim one additional general assessment per year provided 90 days have elapsed since the last general assessment rendered (anywhere) to that patient by the admitting physician. If the patient doesn't qualify for a general assessment by the admitting physician, he may claim a general re-assessment.

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3. **General Re-Assessment:** shall comprise the same services as a general assessment except that the history need not include all the detail already obtained in the original general assessment.* OHIP benefits for general re-assessments, except for hospital admission re-assessments, are limited to two per year, per patient, by any one physician.
4. **Specific Assessment:** shall comprise a full history of the presenting complaint, enquiry concerning, and detailed examination of the affected part, region or system(s), as needed to make a diagnosis, and/or exclude disease and/or assess function, an appropriate record, and advice to the patient.* (This may vary among sections.)
Physicians qualified in two specialties (EENT for example) may only claim for one visit, e.g.: a consultation (if referred) or a specific assessment (if non-referred), if both systems are examined during the same visit. However, two consultations or two specific assessments, etc. may be claimed if both systems are examined, each on a separate visit.
OHIP benefits for specific assessments normally are limited to one per year, per patient, by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined unrelated diagnosis, one additional specific assessment may be claimed per year.
5. **Specific Re-Assessment:** shall comprise a full relevant history and a comprehensive physical examination of one or more systems but not requiring an evaluation of the patient as a whole.* This service is the admission assessment when the patient has been seen prior to admission in the same illness. It is included in the surgical fee except for those procedures marked I.O.P.
6. **Partial Assessment:** shall comprise a history of the presenting complaint, the necessary physical examination, an appropriate record and advice to the patient. It also applies to subsequent visits for assessing the response to treatment and/or advice provided in a previous service.*
7. **Intermediate Assessment:** is a primary care service for physicians providing general practice or paediatric services and is a more extensive assessment than a minor assessment. It shall comprise a history of the presenting complaint(s), enquiry concerning and examination of the affected part(s), region(s), or system(s) or mental or emotional disorder as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.*
8. **Multiple Systems Assessment:** shall comprise a detailed history and examination of more than one system, part or region, an appropriate record and advice to the patient.*
9. **Minor Assessment:** is a visit which involves a direct doctor-patient interaction at which either or both of the following are provided and an appropriate record made of the visit:
 - (a) a brief assessment which includes the necessary history and examination of the affected part or region or mental or emotional disorder;
 - (b) brief advice or information regarding health maintenance, diagnosis, treatment and/or prognosis.
10. **Mini Assessment:** applies when a physician examines and/or treats a patient for a completely unrelated problem in addition to the examination/treatment of a W.C.B. related problem (for which the W.C.B. will only pay a minor assessment) during the same office visit. The fee for the mini assessment is \$7.40 (A008).*
11. **Re-Assessment (by physician on duty in the Emergency Department):** one re-assessment may be charged when, at least two hours after the original assessment is completed (including appropriate investigation and necessary treatment), a subsequent assessment indicates that further provision of care and/or investigation is required and performed. Re-assessments are not to be claimed for discharge assessments nor when the patient is admitted by the physician on duty in the Emergency Department, nor when this assessment leads directly to referral for consultation.
12. **Well Baby Care:** the periodic visits of a well baby during the first two years of life involving complete examination with necessary weight and measurements and instructions to the parent(s) regarding health care.

*For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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13. **Annual Health or Annual Physical Examination (Including Primary and Secondary School Examination):** shall comprise all the elements of a general assessment as it pertains to an individual after the second birthday who presents and reveals no apparent physical or mental illness. OHIP benefits for any one physician are limited to one Annual Health Examination per patient per year after the second birthday. To qualify, an Annual Health Examination normally must be requested by the patient rather than a third party. Regulation 452 of Revised Regulations of Ontario, 1980 under the Health Insurance Act, examinations for the purpose of "legal requirements or proceedings" are excluded from coverage. However, it is recognized that an annual Health Examination will satisfy some or all of the requirements for examinations required by statute but excluded by the above mentioned Regulation. In such instances and where a prior claim for an Annual Health Examination has not been submitted to the Plan in the previous twelve months for that patient, it would be appropriate to submit a claim to OHIP for this service. The OHIP benefit in these cases covers the Annual Health Examination only and not any charges peculiar to the legal requirements, such as charges for the completion of forms.
14. **Long Term Institutional Care:** includes the listings for consultations, assessments and other visits to patients in chronic care hospitals, convalescent hospitals, nursing homes and other institutions in which such patients are covered by extended care legislation.
Admission Assessments to Long Term Care Institutions:
 - Type 1 - applies when the admitting physician has not performed a consultation, general assessment or general re-assessment prior to admission and when he/she carries out a general assessment (on admission) and provides a report for the medical record.
 - Type 2 - applies when the admitting physician has performed and claimed for a consultation, general assessment or general re-assessment prior to admission, makes an initial visit and records an admission note describing the condition of the patient following admission.
 - Type 3 - applies when the admitting physician readmits a patient after a 3 day stay in another institution; the admitting physician shall carry out a general re-assessment and provide a report for the medical record.

Note: When a physician already is in the institution and is asked to assess one of his/her own in-patients on a non-emergent or an emergent basis, the subsequent visit listings apply. However, if he/she is asked to assess another physician's patient on an emergency basis, the General Listings should be used.
15. **Subsequent Visits to Long Term Care Institutions:** include the supervisory care as well as the active treatment of acute intercurrent illness when the physician is already in the long term care institution. The supervisory care component includes discussion with the patient and/or family and/or examination of the patient and also includes as required, discussion with the nurse, chart review and annotation of the chart. When acute intercurrent illness requires a special visit, the appropriate fees under General Listings and Premiums apply. For acute intercurrent illnesses requiring visits after the monthly maximums have been claimed, extra visits should be made on an I.C. basis (W121 - \$14.90).
16. **Pre-dental General Assessment:** is the history and examination of a patient required prior to dental surgery under anaesthesia in hospital. A diagnosis is not required by OHIP for this service.
17. **Newborn Care:** is the routine care of a well baby up to ten days of age and should include a complete physical examination of the baby and necessary instructions to the mother. The service shall involve at least two visits; but may involve only one visit if the hospital stay is less than 24 hours and normally may not be claimed for the same patient by more than one physician. When a well baby is transferred to another hospital (because of the mother's state of health, for example) claims for newborn care by a physician at each hospital may be appropriate.
18. **Low Birth Weight Baby Care:** is the care of a baby weighing less than 2.5 kilograms at birth.
19. **Psychotherapy:** is any form of treatment for mental illness, behavioural maladaptations, and/or other problems that are assumed to be of an emotional nature, in which a physician deliberately establishes a professional relationship with a patient for the purposes of removing, modifying, or retarding existing symptoms, or attenuating or reversing disturbed patterns of behaviour, and of promoting positive personality growth and development. Accordingly, therefore, a psychotherapeutic procedure may be claimed if a half hour or major part thereof has been spent by a physician in such

PREAMBLE

treatment of the patient. The minimum time period for psychotherapy (to be charged as such) is twenty minutes. In order to claim for a major portion of a second or subsequent time interval of psychotherapy for the same patient during the same visit, the preceding time interval must be a full 30 minutes of psychotherapy. When psychotherapy extends beyond thirty minutes, the major part (16 minutes) of the next half hour must be spent with the patient to qualify for an additional half hour fee. Similarly, after one hour of psychotherapy, the major part (16 minutes) of the next half hour, must be spent to qualify for an additional half hour, and so on.

20. (a)Counselling (K013):

Is distinct from psychotherapy, and is that form of activity in which the physician engages in an educational dialogue with the patient(s), on an individual or group basis wherein the goal of the physician and patient(s) is to become aware of the patients' problems or situation and of modalities for prevention and/or treatment. Counselling is not to be claimed for the advice that is a normal part of any consultation or assessment, or for ongoing treatment. Counselling sessions must be rendered personally, by the attending physician.

If the counselling session is less than 20 minutes, the appropriate assessment fee should be claimed.

20 (b)Transplant Counselling (K014):

Includes counselling of recipient, donor or appropriate family member(s) of recipient or donor, and the presentation of adequate clinical data to enable the person(s) concerned to make and inform decisions regarding organ transplantation. This may only be claimed when transplantation/donation is imminent.

20. (c)Counselling of Relatives on behalf of a Patient (K015):

Is distinct from psychotherapy and is that form of activity in which the physician engages in an educational dialogue with the relative(s), on an individual or group basis where the goal of the physician and relative(s) is to become aware of the modalities for treatment and/or prognosis. Counselling must be rendered personally by the attending physician. It must be a booked, separate appointment in the office and billed under the patient's OHIP number. It only applies to relatives of catastrophically or terminally ill patients.

21. Genetic Counselling: includes interviewing the appropriate family members, the collection and assessment of adequate clinical and genetic data to make a diagnosis, construct a pedigree and assess the risks to persons seeking advice. It includes imparting this information and the various alternatives to the appropriate family members for dealing with the problem in such a way that they can make informed decisions about the genetic problem. Counselling must be rendered personally by the attending physician.

22. Documentation: when a physician examines or treats a patient, an appropriate record of such service should be made. (See Appendix B).

23. Visit for Procedure: when the sole reason for an office visit is the performance of a certain procedure, the listed benefit for the procedure will apply (See Diagnostic and Therapeutic Procedures Preamble for exceptions). When procedures are carried out in the office, emergency or outpatient department, on an elective basis, special visit fees should not be claimed in addition to the procedural fee. When procedure(s) are carried out by a physician's employee(s), under the direct supervision of the physician in his/her office, the usual claims may be made for procedure(s) which are generally and historically accepted as those which may be carried out by the nurse or other medical assistant in the employ of the physician. "Procedures" in this context do not include such services as assessments, consultations, psychotherapy, counselling, etc. Direct supervision requires that, during the procedure, the physician be physically present in the office or clinic at which the service is rendered.** While this does not preclude the physician from being otherwise occupied he/she must be in personal attendance to ensure that procedures are being performed competently and he/she must at all times be available immediately to approve, modify or otherwise intervene in a procedure as required in the best interests of the patient.

For Physical Medicine procedures performed on the physician's own patient under direct supervision as detailed above, see Code G467 listed in Diagnostic & Therapeutic Procedures - Physical Medicine.

** Some procedures may note require the physical presence of a physician for adequate supervision. Exceptions to this requirement of direct supervision may be made upon recommendation of the Ontario Medical Association and the College of Physicians and Surgeons of Ontario.

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24. **Health Examination:** this may vary in extent according to the purpose for which it is required (e.g. pre-employment, insurance, free from infection, etc.). This is not a benefit of OHIP and the fee should be according to the type of assessment necessary for this purpose and billed to the patient or party requesting the service.
25. **Age:** (unless otherwise specified)
 Newborn - up to 10 days of age.
 Infant - up to 2 years.
 Child - up to and including 15 years.
 Adolescent - up to and including 17 years.
 Adult - 18 years or over.
26. **Most Responsible Physician:** is the attending physician who is primarily responsible for the day to day care of the patient in hospital. In cases of unusual severity where the consultant assumes the role of the most responsible physician, the consultant may claim on a per visit basis and the family physician may claim supportive care. Where the family physician remains the most responsible physician and requests only a consultation, the family physician may claim on a per visit basis and the consultant may claim a consultation only.
27. **Transferal and Referral:**
 (a) A referral takes place when one physician requests for his/her patient the services of another. The services of the latter may consist of:
 (i) an opinion (i.e. a consultation).
 (ii) diagnostic tests or procedures (e.g. skin test, biopsy, etc.).
Note: In such cases the referring physician continues to treat the case him/herself.
 (iii) treatment (surgical or medical).
 The referring physician's OHIP registration number must be included on the claim submission.
 (b) A **transferal**, as distinguished from a referral, takes place where the responsibility for the care of the patient is completely transferred permanently or temporarily, from one physician to another (e.g. where the first physician is leaving temporarily on holidays and unable to continue to treat the case). Physicians who are substituting for other physicians should consider that patients of the latter have been temporarily transferred (not referred) to their care. The physician to whom the patient is transferred should be regarded as substituting for the other physician. Where the care of the patient involves a benefit containing several components such as surgery, the physicians may consider the surgical benefit a team benefit and decide among themselves how each is to be compensated; traditionally physicians in these circumstances have reciprocated by exchanges of coverage for each other. When physicians routinely or frequently substitute for each other in providing hospital visits to registered bed patients in active treatment hospitals, e.g. weekend coverage or daily rounds by various members of a group, the most responsible physician may claim for all the visits.
28. **Concurrent Care:** applies when the family physician remains the most responsible physician but because of the seriousness or complexity of the condition, requests continued directive care by a consultant. The family physician may claim on a per visit basis and the consultant may also claim on a per visit basis not to exceed four such claims during the first week of concurrent care and not to exceed two such claims each week thereafter while the patient's condition remains serious - this arrangement being agreeable to both physicians.
29. **Multidisciplinary Care:** applies when the complexity of the medical condition requires the services of several physicians in different disciplines. In such cases, each physician should render a separate account on a per visit basis. This does not refer to a situation where a single benefit for a team of physicians is listed in this Schedule.
30. **Supportive Care:** is the care rendered in hospital by the referring physician, who is not actively treating the case (e.g. writing orders), to a patient under the care of another physician, at the desire of the patient or family, for purposes of liaison or reassurance. The physician may claim for this care on a per visit basis not to exceed four such claims during the first week of supportive care (determined by the date of the first supportive care visit) and not to exceed two such claims each week thereafter. If medical complications develop or are present in the post-operative period which require active management by the referring physician, hospital medical care fees should be applied not supportive post-operative fees.

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31. **Terminal Care** : applies to one designated physician responsible for the care of a terminally ill patient suffering from malignant disease. Terminal care will be deemed to start when there is no aggressive treatment of the underlying disease process and care is directed to maintaining the comfort of the patient until death occurs. Terminal care should be claimed retroactively after death on the basis of visits actually rendered for a period not to exceed four weeks prior to death. Terminal care visit fees as described above do not apply when unexpected death occurs after prolonged hospitalization for another diagnosis unrelated to the cause of death. Visits to patients in hospital may be claimed at \$14.90 (C882) by general and family practitioners and at \$16.30 (C982) by specialists. For patients receiving terminal care in chronic hospitals, the above fees should be claimed with codes W882 and W982 respectively and in Nursing Homes and Homes for Aged the above fees should be claimed with codes W872 and W972 respectively.
32. **Independent Consideration - "I.C."**: Independent consideration may be given where a set fee is not listed in the Fee Schedule. Claims rendered under this heading should contain an explanation of the fee claimed. It is helpful to the Medical Consultant if claims for I.C. include an operative or consultation report and a comparison of the scope and difficulty of the procedure with other procedures in the Schedule.
33. **Specialist**: A specialist shall be defined (for purposes of application in the case of any given service within this Schedule) as one who holds a certificate from The Royal College of Physicians and Surgeons of Canada in the specialty which normally is considered to encompass the service in question.
A specialist rendering services outside of his specialty should use the codes and tariffs listed in the General Practice section of the Schedule.
34. **Differential Benefits**:
- (a) Procedural fees apply to any physician rendering the services regardless of specialty.
 - (b) Specialists providing primary care in a general practice setting shall claim the appropriate visit fees (as defined in the Preamble) listed under the heading Family Practice and Practice in General. Certain other non specialist services such as counselling and interviews are under the same heading for the use of any physician providing such services.
 - (c) Specialists in paediatrics who practice allergy may claim specialist fees for their allergy services regardless of the age of their patients.
35. **Referring Physician's Services**:
- (a) For the services rendered prior to the operation, the referring physician should claim on a fee-for-service basis, for example:
 - (i) Visits as rendered.
 - (ii) In addition to (i) above, in acute cases if detained, the physician may claim detention fees if appropriate. See Preamble paragraph B.45
 - (b)
 - (i) For services rendered as an assistant during the operation, the referring physician should claim an assistant's fee.
 - (ii) In cases in which the referring physician is required to be present in the interest of the patient but does not actually assist at the surgical procedure, he/she should claim on a hospital visit basis for this service.
 - (c) For the services rendered after the operation, the referring physician may claim on the basis of supportive care fees as outlined in the schedule.
36. **Assistants' Services**:
- (a) The assistants' fees are determined by adding the listed basic units and time units and multiplying the total number of units by \$9.21. For all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total assistant's fee by 40% (E400B). For all cases commencing after midnight and before 7:00 a.m. any night of the week, increase the total assistant's fee by 50% (E401B).
 - (b) When a physician is required to make a special visit to the hospital to assist at surgery, he/she may charge a special visit premium of \$31.05 (C998B) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays or \$46.65 (C999B) for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to the E400 and E401 premiums but apply only to the first patient treated on each special visit.

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- (c) The time units are computed by allowing one unit (\$9.21) for each 15 minutes or part thereof of time (up to two hours) spent by the assistant. When assisting for more than two hours per case, time units for periods in excess of two hours are computed by allowing two units for each 15 minutes or part thereof. Time for purposes of these calculations includes scrub time and time spent in the operating room. If claims are being made in coded form (see explanatory comments at front of Fee Schedule), the suffix B should be added to the fee code for the procedure. The basic units should be listed separately from the time units on the claim card.
 - (d) When multiple or bilateral surgical procedures are done during the same anaesthetic, the assistant's benefit shall be based on the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the assistant shall be entitled to receive a full assistant's benefit for each procedure.
 - (e) In surgical procedures requiring more than one assistant, the second assistant shall compute his/her fee on the same basis as the first assistant. Each claim for second assistant should be accompanied by a statement from the operating surgeon confirming the necessity for his/her services.
 - (f) When a surgeon requires an assistant at a procedure for which no assistant's fee is listed, the assistant may calculate his/her fee by taking the number of basic units used by the anaesthetist, adding his/her time units and multiplying the total number of units by \$9.21.
 - (g) When assistants at surgery claim for procedures for which no assistants' fees have actually been listed in the schedule, the assistants should support their claims with a statement of explanation from the surgeon, confirming the medical necessity for their attendance.
- Note: Code M400B to be used by OHIP for services performed by an assistant where no assistant units are listed. All such services must be assessed for appropriateness by the OHIP Medical Consultant.
- (h) Where the attendance of a physician is requested by the patient's other medical attendants for the sole purpose of monitoring or special supportive care, and when the physician is in constant attendance, the fee shall be 3 units plus time (E003B).
 - (i) When an anaesthetic has begun and the operation is cancelled prior to commencement of surgery, the assistant who has scrubbed but is not required to do more, should claim 3 basic units plus time units (E006B). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply. If the procedure is cancelled prior to the induction of anaesthesia and the assistant is scrubbed, a subsequent hospital visit only may be claimed.

37. Anaesthetists' Services:

- (a) The tariff is for all types of anaesthesia. The fee is for professional services, including pre-anaesthetic evaluation and post-anaesthetic follow-up and all immediate supportive measures, and does not include the cost of materials used.
- (b) If an anaesthetist is requested by another physician to see a patient in consultation (see paragraph 1(a)) because of the complexity, obscurity or seriousness of the case prior to the administration of an anaesthetic, he may claim a consultation fee as well as the anaesthetic fee. If this consultation is provided less than 36 hours prior to the administration of an anaesthetic, this consultation should be claimed at \$61.90 under fee code E015. The routine pre-anaesthetic evaluation of the patient required by the Public Hospitals Act does not qualify as a consultation, regardless of where and when this evaluation is performed. Anaesthetic consultations do not apply when hospital, departmental by-laws, statutes or policies require automatic consultations on any patient requiring anaesthesia.
- (c) If an anaesthetist examines a patient prior to surgery and the surgery is cancelled prior to the induction of anaesthesia, he or she may claim a hospital visit fee for this service. When an anaesthetic has begun and the operation is cancelled due to a complication prior to the commencement of surgery, the anaesthetist should claim 4 basic units plus time (E006C). If the operation is cancelled after surgery has commenced, the procedural basic fee plus time units will apply.
- (d) The anaesthetist's fees are determined by adding the basic and time units together and multiplying the sum by \$10.57. For cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total anaesthetic fee by 40% (E400C). For cases commencing after midnight and before 7:00 a.m., any night of the week, increase the total anaesthetic fee by 50% (E401C).
- (e) When an anaesthetist is required to make a special visit to the hospital to administer an anaesthetic, he may claim a special visit premium of \$31.05 (C998C) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays or \$46.65 (C999C) for a case commencing after midnight and before 7:00 a.m. any night of the week.

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These premiums are in addition to the E400 and E401 premiums but only apply to the first patient treated on each special visit.

- (f) When an anaesthetist administers an anaesthetic to a patient under the age of one (E009) or over the age of seventy (E007), add one unit to the total fee. When an anaesthetist administers an anaesthetic to a patient of any age with an incapacitating systemic disease that is a constant threat to life or to a moribund patient who is not expected to survive for 24 hours with or without the operation, add two units to the total fee (E008).
- (g) Basic units are listed for most procedures and include the value of all anaesthetic services except the actual time spent administering the anaesthesia, any modifying factors, or unusual detention with the patient (see paragraph n).
- (h) Except during maintenance of continuous conduction anaesthesia time units are computed by allowing one unit for each 15 minutes or part thereof of anaesthesia time (up to two hours); following the first two hours of anaesthesia, time units for periods in excess of two hours shall be computed on the basis of two units for each 15 minutes or part thereof; time units for periods in excess of eight hours shall be computed on the basis of three units for each 15 minutes or part thereof. Anaesthesia time begins when the anaesthetist is first in attendance with the patient for the purpose of creating the anaesthetic state and ends when he is no longer in personal attendance (when the patient may be safely placed under customary post-operative supervision).
- (i) If claims are being made in coded form (see explanatory comments at front of Fee Schedule), the suffix C should be added to the fee code for the procedure.
- (j) In special cases when the anaesthetic services of more than one anaesthetist are deemed necessary in the interest of the patient, the second anaesthetist shall charge 4 basic units (E001) plus time units for the time spent assisting the first anaesthetist.
- (k) When multiple or bilateral surgical procedures are done during the same anaesthetic, the anaesthetic benefit shall be based upon the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the anaesthetist shall be entitled to receive a full anaesthetic fee for each procedure.
- (l) In procedures where no value is listed, or with I.C., the basic portion of the calculated value will be the same as listed for a comparable procedure considering the region and modifying conditions or techniques.
- (m) When a pump with or without an oxygenator and with or without hypothermia is employed in conjunction with an anaesthetic, the anaesthetic "Basic Units" will be 28 units; this replaces the listed basic units for the procedure.
- (n) Controlled hypotension may be billed for (10 units) when it is carried out in association with anaesthesia using any technique to deliberately lower and maintain the mean blood pressure by at least 25%. Incidental hypotension from the use of any anaesthetic agent does not constitute controlled hypotension. The additional 10 units may be claimed under E004C.
- (o) When unusual detention with the patient before or after anaesthesia is essential for the safety and welfare of such patient, the necessary time will be valued on the same basis as indicated for the anaesthetic time.
- (p) For detention not associated with anaesthesia detention rates and criteria apply (see paragraph B.45).
- (q) When the attendance of the anaesthetist is requested by the patient's other medical attendants for the purpose of monitoring or special supportive care, and when the anaesthetist is in constant attendance, the benefit shall be 4 units plus time. The code is E003C.
- (r) Introduction of a catheter for continuous conduction analgesia and anaesthesia in obstetrics has a basic value of 6 units. Maintenance and/or supervision may be claimed at one unit for each half hour of maintenance to a maximum of 5 units. Time units for delivery may be claimed at one unit per quarter hour (E100C).
- (s) When a physician administers an anaesthetic and/or other medication prior to, or during a procedure(s) or immediately after a procedure which he/she performs on the same patient, he/she should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioinguinal, iliohypogastric, ulnar, median, or radial block in addition to performing a procedure, he/she may claim \$13.70 (G224) in addition to the procedure.
- (t) When hypothermia is used by the anaesthetist in procedures not specifically identified as requiring hypothermia, the basic value is 25 units. This basic value replaces the basic value listed in the Schedule for the procedure. When the basic value claimed is 25 units, the anaesthetic service may be claimed under code E002C.
- (u) When a patient is known to have malignant hyperthermia or there is a strong suspicion of susceptibility, and the anaesthetic requires full malignant hyperthermia set up and management, add 5 units to the anaesthetic claim (E012). This add-on does not apply to 2245 listed under "Integumentary System, Incision - Skin and Subcutaneous Tissue..."

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- (v) Anaesthetic management for the emergency relief of acute upper airway (above the carina) obstruction (excluding choanal atresia) - basic 10 units (E013).
- (w) When one anaesthetist starts a procedure and is replaced by another part way through a surgical procedure or delivery, the first anaesthetist should charge the appropriate basic fee plus time units and the second anaesthetist should charge for time units only. The second anaesthetist should use code E005C for such time units except in the case of continuous conduction anaesthesia; for which P015 (plus E100C) applies (see paragraph 37(r)). E002C, E003C, E004C, E005C qualify for the premiums E400C or E401C only if the case originally started within the time stated under para. 37(d) above.

Each anaesthetist should state on his/her claim card which part of the anaesthetic is being claimed and the time begun and completed.

- (x) General anaesthesia for the purposes of this Fee Schedule includes all forms of anaesthesia except local infiltration.
- (y) Maintenance/Supervision of epidural catheter for relief of pain (G247) see "Nerve Blocks, Diagnostic and Therapeutic Procedures". For visits rendered after 5 p.m. and before midnight or on Saturdays, Sundays and Holidays add 40% (E402). For visits after midnight but before 7 a.m. add 50% (E403).

38. **General Listings:** include the basic listing for consultations, assessments and other visits wherever they are rendered, except for non-emergency services to hospital or long-term care institution in-patients and for care rendered by a physician on duty in the emergency department. These latter services are listed separately in the Schedule.
39. **Non-Emergency Hospital in-Patient Services:** include the fee listings for consultations and other visits rendered to registered bed patients on a non-emergency basis.
- (a) When a patient has not been seen previously by the physician in charge, the first visit after admission may be claimed as a consultation or general or specific assessment. When the patient has been previously attended before admission, the first visit after admission may be claimed as a general re-assessment or specific re-assessment (depending on the specialty) if the patient has been seen before in the same illness. However when a patient is admitted to hospital by one physician and is subsequently transferred to another physician, only one general or specific assessment or re-assessment may be claimed per patient admission.
 - (b) Subsequent routine visits should be claimed as subsequent visits (minor assessments). Payments for hospital visits are usually limited to one per patient per day prior to the weekly and monthly limitations that apply after the patient has been hospitalized for 5 weeks, (6 weeks for paediatricians). However, it is not the intent of the Fee Schedule that visit fees be claimed for every day a patient is in hospital unless a physician actually visits the patient each day. For acute illnesses or exacerbation of original illness requiring hospital visits after 5 weeks of hospitalization, claims for extra visits should be made on an independent consideration basis (C121).
 - (c) When a patient in hospital is referred by one physician to another, the second physician should not be limited by the "Subsequent Hospital Visit" formula for the number of hospital visits already rendered by the first physician. In other words, the second physician is entitled to claim for his/her visits up to 5 weeks just as if the patient was being attended to in hospital for the first time. If the patient is transferred to the care of another physician, the "Subsequent Hospital Visit" formula would apply just as it would if only one physician was involved in the care.
 - (d) When a physician is already in the hospital and is asked to assess one of his/her own in-patients on a non emergency or emergency basis, the subsequent hospital visit listings apply. However if he/she is asked to assess another physician's patient on an emergency basis, the General Listings apply.
40. **Emergency Department - Physician on Duty Services:** include the fee listings for minor and multiple systems assessments and re-assessments during regular and premium hours rendered by the physician on duty. Any physician on duty in the emergency department should claim these fees regardless of his/her specialty.

The listings under the heading "Emergency Department - Physician on Duty" are meant to apply to those circumstances wherein either emergency or other physicians have elected or are required to be physically and continuously present in the Emergency Department or environs for an arranged designated period of time. In addition to applying to full or part time emergency room physicians who work pre-arranged shifts, these listings also apply to the services rendered by physicians who provide on-call emergency room coverage for designated periods of time and limit the services they provide, in the community served by the hospital, predominantly to emergency room coverage. When special visits are rendered by such physicians, A and K codes may be charged for the first patient seen:

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- (a) for up to a maximum of two special visits after 8:00 a.m. and up to 5:00 p.m.;
- (b) for up to a maximum of three special visits after 5:00 p.m. and up to midnight;
- (c) for the number of special visits rendered after midnight and up to 8:00 a.m.

When an on call physician practising in the area elects to be continuously present in the Emergency Department or environs for an arranged designated period of time because the volume of patients requires it, e.g. during a busy holiday period, the fees under Emergency Department - Physician on Duty (H101, H103, H104, etc.) should be charged after the patients responsible for the initial special visit have been examined and/or treated (and charged for under the A and K codes).

When an emergency physician is required to make a special visit to the Emergency Department prior to or after his/her regular arranged designated period of time on duty, he/she may charge the appropriate fee under the General Listings plus the applicable special visit premium for the first patient assessed; all subsequent patients assessed during this visit to the hospital should be billed under the Emergency Department - Physician on Duty listings.

When a physician is on duty in the Emergency Department, sees a patient and admits the patient to hospital, this physician may claim a minor or multiple systems assessment depending on the service initially provided. Either the patient's attending physician or the emergency department physician (but not both) may render and claim the hospital admission assessment. If the emergency department physician (instead of the attending physician) provides the admission general assessment, he/she may claim a general re-assessment (0004) as well as the initial assessment provided both services are actually rendered separately.

Special Visit to Emergency or O.P.D.**Consultation:**

1. Consultation, patient not admitted:
The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) may be claimed.
2. Consultation, patient admitted:
 - (a) The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) followed by hospital visits (if rendered) may be claimed. However, if the consultant also is the "most responsible physician", he/she may not also claim a hospital in-patient consultation, repeat consultation, general or specific assessment, general or specific re-assessment since the initial consultation rendered in the emergency department serves as the admission assessment.
 - (b) If the consultant is not also the most responsible physician, the latter may claim the appropriate admission assessment.

Assessment:

1. Assessment, patient not admitted:
The benefit for the assessment (or re-assessment) plus the appropriate special visit surcharge (K99-) may be claimed.
2. General/specific assessment plus patient admission:
The benefit for the general or specific assessment plus the appropriate special visit surcharge (K99-) followed by hospital visits may be claimed. However, the admitting physician may not also claim a hospital in-patient general/specific assessment or reassessment since the initial general/specific assessment rendered in the emergency department serves as the admission.
3. Minor/intermediate assessment plus patient admission -
The benefit for the minor or intermediate assessment plus the appropriate special visit surcharge (K99-) may be claimed. In addition, the admitting physician may claim for a hospital in-patient general or specific reassessment if rendered.
4. No other premiums may be claimed.

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Procedure:

Except for procedures for which the listed benefits specifically include the associated consultation or other assessment, claims may be made for both the procedure and the assessment. Note: If a physician has an office in the hospital and is called to assess a patient in the Emergency Department or O.P.D., the special visit premiums do not apply.

41. Emergency Department Equivalent:

An Emergency Department Equivalent is an office or other place (other than a hospital emergency department) in which a physician renders services as part of an emergency service being made available to the community.

"Emergency Department Equivalent" includes a place used by a physician to render services exclusively to the office practice patients of one or more physicians outside the office hours of those physicians if the place is open for patients to attend.

A place is an Emergency Department Equivalent only during the period of time that the emergency service is being made available.

A place may be an Emergency Department Equivalent notwithstanding that the physicians rendering services therein are not continuously present and only attend on call.

A physician may add a premium of 30% (E030) to the appropriate General Listings for services provided in an Emergency Department Equivalent if

- 1) the services were rendered on a Saturday, Sunday or Holiday ("Holiday" is defined in paragraph B.43(c) below);
- 2) the services were rendered on the day they were first requested; and,
- 3) the services were rendered for the purpose of dealing with an emergency.

42. Long-Term Institutional Care: See paragraph B. 14.

Premiums:

43. Special Visit Fees Applicable in Addition to Fees for Services Listed Under "Consultations and Visits", also "Diagnostic and Therapeutic Procedures - Critical Care and also - Injections or Infusions".

- (a) A special visit is one initiated by a patient or his/her representative where the physician is required to travel from one location to another to see the patient. Subject to paragraphs (b) to (r), the appropriate special visit fee applies when a physician makes a special visit to his office even if the office is in the physician's home, or to the patient's home or other location (hotel, motel, roadside, ski slope, etc.), or to the Emergency Department, O.P.D., hospital or long-term care institution from a location outside any premises of, or operated by or on behalf of, the hospital or institution.
- (b) A special visit may also involve an emergency call with sacrifice of office hours. The benefits for this type of special visit apply in a situation where the demands of the patient and/or the physician's interpretation of the patient's condition is such that the physician responds immediately and makes a special visit at the sacrifice of regular office hours.
- (c) A special visit at night or on a Saturday, Sunday or Holiday may be claimed when non-elective or emergent calls are made by the physician between 5:00 p.m. and 7:00 a.m. or are received and made on Saturdays, Sundays and Holidays. Holidays are defined for the purpose of this Schedule as New Year's Day, Good Friday, Easter Monday, Victoria Day, Canada Day, Civic Holiday, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day. If any of these holidays fall on a Saturday or Sunday, the Friday before or Monday following will be recognized as the holiday.
- (d) Only one special visit (daytime; emergency call with sacrifice of office hours; or Nights, Saturdays, Sundays and Holidays) may be claimed for the same patient, same visit. Special visits only apply to non-elective or emergent calls and do not apply to non-referred or transferred obstetrics. Special visits do not apply to visits on regular rounds to registered bed patients nor do they apply to admission assessments of patients who have been admitted to hospital on an elective basis, regardless of the time performed.
- (e) An elective "home" visit is a visit to a patient's "home" deemed medically necessary by the physician, initiated by the physician or the patient and carried out at any time convenient to the physician. Physicians providing such services should charge in addition to the appropriate fee under the heading General Listings, the premiums under paragraph 43(j) only, even if the elective visits are rendered at Night, on Saturdays, Sundays and Holidays.

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If an institution has arranged to have quarters in the same or in a proximal building in order that a physician will be available to make visits to the institution, particularly at night, these are not considered to be "special visits" to the institution.

If a physician is called to pronounce a patient dead, a minor assessment may be claimed along with the appropriate surcharge for the special visit.

- (f) When additional patients are assessed during special visits, the "additional patient" premiums are not normally applicable unless the additional patient himself qualifies for a special visit. However, extra patients seen during a home visit while the physician is there rendering a special visit to another patient also qualify for the "additional patient" premiums if an assessment is rendered. The maximum number of special visit premiums per special visit (to any location) is ten. Patients who drop in to the office while the physician is there for reasons other than rendering a special visit do not qualify for any of the special visit premiums. Extra in-patients seen during a special visit to a hospital or other institution do not qualify for the "additional patient" premiums unless the physician has been asked specifically to see these extra patients as well.

Note: Patients seen during "office hours" held at night or on Saturday, Sunday or Holidays do not qualify for any of the special visit premiums.

- (g) No special visit fee is chargeable in respect of services rendered in a place, other than a hospital or long term care facility, that is open for patients to attend.
 (h) When no consultation or visits may be claimed e.g. for post-op hospital visits by operating surgeon, the minimum premiums for special visits apply for additional patients seen during a special visit. Minimum premiums also apply to additional patients seen requiring Critical Care (excluding services to a critically ill patient where team fees apply), Injections or Infusions.
 (j) **Daytime Special Visits (Monday to Friday) to Emergency Department or O.P.D.:** for other locations see below:

K990 First patient seenadd \$15.50

For each additional patient requiring a special visit and seen during same

K991 special visit, add 30% to consultation or visit - minimumadd \$8.90

- (k) **Emergency Call with Sacrifice of Office hours:**

K992 First patient seenadd \$31.05

For each additional patient requiring a special visit and seen during same

K993 special visit, add 30% to consultation or visit fee - minimumadd \$13.30

- (l) **Evenings (5:00 p.m. to midnight) and Saturdays, Sundays, Holidays:**

K994 First patient seenadd \$31.05

For each additional patient requiring a special visit and seen during same

K995 special visit, add 30% to consultation or visit - minimumadd \$13.30

- (m) **Nights (midnight to 7:00 a.m.):**

K996 First patient seenadd \$46.65

For each additional patient requiring a special visit and seen during same

K997 special visit, add 50% to consultation or visit - minimumadd \$20.40

- (n) **Special Visit to the Patient's Home or Equivalent:** use the appropriate listing above (i, j, k, l, m) but substitute the prefix "B" for "K" (e.g. B990 instead of K990).

- (o) **Special Visit to Hospital In-Patient:** use the appropriate listing above (i, j, k, l, m) but substitute the prefix "C" for "K" (e.g. C990 instead of K990).

- (p) **Special Visit to Long-Term Care Institution:** use the appropriate listing above (i, j, k, l, m) but substitute the prefix "W" for "K" (e.g. W990 instead of K990).

- (q) **Special Visit to Office or Other Similar Facility:** use the appropriate listing above (i, j, k, l, m) but substitute the prefix "A" for "K" (e.g. A990 instead of K990).

- (r) **Special Visit to any non-professional setting not listed above:** use the appropriate listing above (i, j, k, l, m) but substitute the prefix "Q" for "K" (e.g. Q990 instead of K990).

44. **Special Care Unit (e.g. I.C.U. or C.C.U.):**

For each patient seen on visit to I.C.U. or C.C.U. (excluding supportive care, critical, ventilatory, comprehensive and neonatal intensive care claimed on a per diem basis)

C101, add to all such hospital visits \$7.55

Note: Where visit is not chargeable, e.g. post operative care by surgeon, claim only C101 (excluding Supportive Care, Critical, Comprehensive, Ventilatory Care and Neonatal Intensive Care)

PREAMBLE

45. **Detention:** may be charged when a physician is required to spend considerable extra time in active treatment of the patient (and to the exclusion of all other work). Claims for detention must be substantiated by an explanation on the claim card or in an accompanying letter, and should be made on an "I.C." basis according to the following guidelines:

After 30 minutes if the physician spends more than this amount of time providing a minor, partial, multiple systems or intermediate assessment or subsequent hospital visit;
After 40 minutes if the physician spends more than this amount of time providing a specific or general re-assessment.

After 1 hour if the physician spends more than this amount of time providing a consultation, repeat consultation, specific or general assessment.

Detention is not meant to apply to procedural items or obstetrics and does not include time waiting for x-rays, lab reports or for the operating room.

K001 - Per full quarter hour \$18.70

46. **Detention: While in Attendance With Patient(s) in Ambulance:**

K101 - Per quarter hour or part thereof \$37.20

Note: K101 is not applicable to attendance in a vehicle other than an Ambulance.

All claims for detention are to be assessed by an OHIP Medical Consultant.

47. **Non Elective Surgical Procedures, Obstetrics or Clinical Procedures Associated with Diagnostic Radiological Examination or Detention While in Attendance With Patient(s) in Ambulance:** - when such procedures including fractures or dislocations or major invasive procedures contained in the list of Diagnostic and Therapeutic Procedures or elective procedures which because of intervening emergency procedure(s) commence after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 30% (E409). When the foregoing procedures commence after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (E410). These premiums are not chargeable in addition to the obstetrical fee(s) if labour is induced by medical and/or surgical means by the same physician unless the reason for the induction is fetal distress, diabetes, premature rupture of membrane, severe pre-eclampsia - hypertension or abruption. However a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction.

Major Invasive Procedures are considered to be the following:

G176	G177	G178	G179	G211	G246
G249	G261	G267	G268	G275	G277
G280	G288	G303	G304	G323	G324
G330	G331	G332	G347	G348	G349
G356	G360	G380	G411	G412	R833
R840	R841	R843	R849	R850	R851
R852	R853	R854	Z431	Z433	Z434
Z435	Z436	Z437	Z438	Z439	Z440
Z441	Z442	Z443	Z444	Z445	Z450
Z451	Z452	Z456	Z457	Z804	Z805

Also series J001 to J060

These premiums are not chargeable (during or after a "shift" or by a physician who provides service(s) as described in this Preamble, paragraph B.40) by emergency or other physicians who have elected or are required to be physically and continuously present in the Emergency Department or environs for an arranged designated period of time.

E409 or E410 may not be claimed for procedures which mainly involve the interpretation of test results and are not applicable to assessments or consultations. Neither are they applicable to procedures listed in the Diagnostic Radiology, Nuclear Medicine, Diagnostic Ultrasound or Pulmonary Function sections of the Schedule.

48. **Non Elective Diagnostic Radiology, Laboratory Medicine, Nuclear Medicine or Diagnostic Ultrasound Examinations:** - when a physician providing the foregoing services makes a special visit to see a patient in consultation, perform a procedure or conclude that a procedure is not medically indicated, between 5:00 p.m. to midnight or on Saturdays, Sundays and Holidays, a \$31.05 premium (C109) should be claimed in addition to the appropriate consultation fee or procedural fee or by itself if the decision is made not to perform the procedure. For such services rendered between midnight and 7:00 a.m., the premium is \$46.65 (C110).

PREAMBLE

49. **Anaesthetists' Services:** - for all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total anaesthetic fee by 40% (E400C). For all cases commencing after midnight and before 7:00 a.m., any night during the week, increase the total anaesthetic fee by 50% (E401C). For cases requiring a special visit to the hospital, an additional premium of \$31.05 (C998C) during the 40% premium period or for non-elective surgery with sacrifice of office hours and \$46.65 (C999C) during the 50% premium period may be charged to the first patient treated on each special visit.
50. **Assistants' Services:** - for all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total assistant's fee by 40% (E400B). For all cases commencing after midnight and before 7:00 a.m., any night during the week, increase the total assistant's fee by 50% (E401B). For cases requiring a special visit to the hospital, an additional premium of \$31.05 (C998B) during the 40% premium period and \$46.65 (C999B) during the 50% premium period may be charged to the first patient treated on each special visit.
51. **Travelling Time:** may be charged directly to patients (since it is a non-insured service) when special visits are made by physicians to see patients outside their normal area of practice. Travelling time may be charged at the same rate as detention.
52. **A Locum Tenens**
- (a) Must replace the employing physician, who must be absent from the practice.
 - (b) Must replace the employing physician for a continuous period, minimum 1 week up to a maximum of 12 weeks, with an extension on request for a further 6 weeks.
 - (c) Must be the same specialty as the employing physician.
 - (d) Must be licensed by the College of Physicians and Surgeons of Ontario in a category of licence that allows him or her to practice independently without supervision.
- Prior notification must be given to OHIP of the name and OHIP physician number and/or licence number of the locum tenens and the exact dates of employment, together with an authorization from the locum tenens to make payment for his or her services to the employer.
- If these conditions are met, the locum tenens may sign the employing physician's claim cards.
- If any of the above conditions are not met, the physician involved must submit claims to OHIP on his or her own claim cards.

APPENDIX C

BENEFITS OUTSIDE ONTARIO

Under Code R991 payment will be made at the usual and customary fee paid by insurers in the place where the service was rendered, provided that all of the following conditions are met:

- 1) the insured service is a surgical or other complex medical procedure;
- 2) the procedure is generally accepted within Ontario as medical treatment for the insured person's condition;
- 3) the procedure is not performed in Ontario;
- 4) the insured person is referred by a physician in Ontario to the physician outside Ontario who will perform the procedure;
- 5) the insured person departs from Ontario for the express purpose of having the procedure performed;
- 6) prior written approval has been obtained from the Plan.

APPENDIX D

1. Surgery to alleviate significant physical symptoms that are refractory to medical treatment that has been actively undertaken for at least a six month period, or to restore or improve function to any area altered by disease, trauma or congenital deformity normally is a benefit under the Ontario Health Insurance Plan. Surgery solely to alter or restore appearance is not a benefit of OHIP except under the circumstances as listed in the following policy.
2. Emotional, psychological or psychiatric grounds are not considered sufficient reason for OHIP coverage of surgery for alteration of appearance except under exceptional circumstances.
3. On request of the attending physician, exceptions may be made on an independent consideration basis if the proposed surgery is to alter a significant defect in appearance caused by disease, trauma or congenital deformity, and if the surgery is
 - recommended by a Mental Health Facility (as designated by The Mental Hospitals Act) or equivalent, or
 - performed on a patient who is less than 18 years of age and the defect is in the area of the body which normally and usually would not be clothed, or
 - recommended by a Correctional Institution (tattoo removal only), or
 - essential in order to obtain employment as documented by the attending physician and either by a Canada Manpower Employment Centre or by an employer with regard to a specific job, (tattoo removal only).
4. In establishing this policy, it has been recognized that
 - peer acceptance in our society often is influenced disproportionately by the facies,
 - children are especially susceptible to emotional trauma caused by physical appearances.
5. Surgery to revise or remove features of physical appearance which are familial in nature is not a benefit of OHIP.
6. Within the context of this policy, the word "disease" does not include the normal sequelae of aging. Surgery to alter changes in appearances caused by aging is not a benefit of OHIP.
7. Within the context of this policy, the word "trauma" includes trauma due to treatment such as surgery, radiation, etc.
8. The phrase "reasonable period of convalescence" should be considered as two years. Independent consideration will be given to the questionable cases.
9. Authorization from OHIP is not required for all surgery to alter appearance. It is required only for those categories of procedures in which some cases may not be a benefit under OHIP policy.
10. Suitable documentation may be requested by OHIP in some cases before authorization can be considered.
11. The treatment of acute medical or surgical complications resulting from surgery for alteration of appearance and/or function is a benefit of the Plan whether or not the original surgery was covered by OHIP. No authorization is required.
12. Revision of surgery for alteration of appearance, because of undesirable results, is a benefit of the Plan if the original surgery was a benefit and if the revision either is part of a pre-planned staged process or occurs within a reasonable period of convalescence. OHIP authorization is required only when the original surgical procedure, if it had been carried out at the time of the proposed revision, would have required such authorization.

Surface Pathology

1. Trauma Scars

(a) Neck or Face

- Includes ears and non-hair bearing areas of the scalp.
- Repair of all such scars is a benefit of OHIP, except for scars resulting from previous surgery to alter appearance that was not originally a benefit of OHIP.
- Repair procedures will depend upon the lesion but may include excision, revision, dermabrasion, etc. Rhytidectomy procedures for cosmetic reasons, however, are not a benefit of OHIP.
- OHIP authorization for repair of such scars is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedure codes are used.

(b) Scars in other Anatomical Areas

- Repair of scars which interfere with function or which are significantly symptomatic (pain, ulceration, etc.) is a benefit of OHIP.
- Scars with no significant symptoms or functional interference
 - (i) Repair is a benefit if such a repair is part of a pre-planned post-traumatic (including post-surgical) staged process. OHIP notification must be included as part of the planning process.
 - (ii) Other post-traumatic scar revision is not a benefit of OHIP.
- OHIP authorization is required for all scar repair procedures in areas other than the face or neck. Scar revision codes should be used (R026-R029).

APPENDIX D - Cont'd

2. Keloids

(a) Head or Neck

- The repair of all such keloids is a benefit of OHIP.
- Repair procedures may include excision, injection, dermabrasion or planing.
- No OHIP authorization is required.

(b) Excision of keloids in other areas

- Not a benefit of OHIP unless significantly symptomatic (pain, ulceration, etc.) or there is functional impairment.
- OHIP authorization is required.

3. Tattoos

(a) Face or Neck

- Excision or destruction of all such tattoos is a benefit of OHIP.
- Authorization is not required but adjudication of repair procedures will be identical to that for scars in these areas.

(b) Other Anatomical Areas

- Excision or destruction of concentration camp or P.O.W. tattoos is a benefit of OHIP. Otherwise, not a benefit of OHIP except as described in Para D-3 (Page xdi).

4. Benign lesions such as naevi, keratoses, spider naevi, papillomata, neurofibromata

(a) Face or Neck

- Excision or destruction of these lesions is a benefit of OHIP, where there is any suspicion of disease or malignancy.
- Authorization is not required.

(b) Other Anatomical Areas

- Normally not a benefit of OHIP if removed for alteration of appearance only, rather than for medical necessity or because of clinical suspicion or evidence of malignancy.
- Removal of very large lesions that would be considered disfiguring in patients of any age may be a benefit of OHIP.
- Authorization is required.

5. Hair Loss

(a) Head or Neck

- (i) Patients less than 18 years of age
 - Repair is a benefit for non-hereditary etiologies.
 - Authorization is not required. However, if it is possible that a planned staged procedure will extend beyond the age limit, pre-authorization should be obtained, since it will be necessary after the 18th birthday.
- (ii) Post-traumatic
 - Repair to the area of traumatic hair loss is a benefit of OHIP only if carried out within a reasonable period of convalescence. (See Para. 7, page xdi).
 - OHIP authorization is required.
 - Usual repair procedures may include skin shifts of flaps, skin grafts, or hair plugs.
- (iii) Other Etiology
 - Not a benefit of OHIP.

(b) Other Anatomical Areas

- Not a benefit of OHIP.

6. Epilation of Hair

(a) Face

- This procedure is a benefit of OHIP only for those patients with documented endocrine abnormality or drug-induced hirsutism.

(b) OHIP authorization is required.

(c) Other Anatomical Areas - Not a benefit of OHIP.

7. Redundant Skin

(a) Excision of redundant skin for elimination of wrinkles, etc. is not a benefit of OHIP.

(b) Blepharoplasty is not a benefit of OHIP unless there is documented evidence of medical necessity from the appropriate physician such as visual field defect caused by the redundant eyelid skin. OHIP authorization is required. (Include documentation of visual fields).

APPENDIX D - Cont'd

Sub-surface Pathology

1. Congenital deformities

(a) Head or Neck

- Repair is a benefit of OHIP except for:
- surgery to revise or remove features which are familial in nature or do not interfere with function
- surgery to correct "outstanding ears" in patients who are eighteen years of age or over.
- OHIP authorization is required.

(b) Other Anatomical Areas

- Normally not a benefit of OHIP if surgery is for alteration of appearance only.

2. Post-Traumatic Deformities

- Reconstructive procedures are a benefit at the acute stage; within two years, or if part of a pre-planned staged process of repair.
- Repair of procedures may include bone revision, tissue shifts and grafts, prosthesis implantation, etc.
- OHIP authorization is required for repairs beyond the acute stage.

3. Deformities resulting from local disease (such as loss or distortion of bone, muscle, connective tissue, adipose tissue, etc.)

(a) Head or Neck

- Reconstructive procedures for significant abnormalities are a benefit at the acute stage, during a chronic disease process: within a reasonable period of convalescence (see Para. 7, Page xciii) or if part of a planned staged process of repair initiated during one of these periods.
- Repair procedures normally could include tissue grafts, flaps or shifts, bone revision, prosthesis insertion, etc.
- Face lifts, modified face lifts, brow lifts, etc., are not a benefit of the Plan if skin only is involved in the procedure. However, a repair such as ptosis repair or face lift with underlying slings is a benefit of OHIP if the procedure is to correct significant deformity following stroke, cancer, VIIth nerve palsy, etc.
- OHIP authorization is required.

(b) Other Anatomical Areas

- Not a benefit of OHIP if the correction is for appearance only.
- Correction of severe deformity resulting from polio or neurological disease will be considered for payment - OHIP authorization is required.

4. Breast Surgery

(a) Augmentation Mammoplasty

- This procedure is a benefit of OHIP unilaterally or bilaterally for a female patient with breast aplasia.
- It may be an OHIP benefit unilaterally for a female patient with a severely hypoplastic breast. Additional documentation may be required.
- Unilateral augmentation mammoplasty may be a benefit of the Plan if there is gross disproportion present or in association with an approved unilateral reduction mammoplasty or postmastectomy reconstruction of the contralateral breast.
- The correct code for the repair procedure is R112
- OHIP authorization is required.

(b) Post-Mastectomy Reconstruction

- Unilateral or bilateral breast reconstruction is a benefit of OHIP when the procedure is subsequent to total or partial mastectomy (including wedge resection) or prophylactic mastectomy as listed in the Schedule of Benefits.
- OHIP authorization is not required.

(c) Reduction Mammoplasty

- Reduction Mammoplasty may be approved where there is significant associated symptomatology. Ptosis and/or size are not sufficient grounds for OHIP coverage of reduction mammoplasty.
- Unilateral Reduction Mammoplasty may be a benefit of the Plan if there is gross disproportion present or in association with approved unilateral augmentation mammoplasty, or post mastectomy reconstruction of the contralateral breast. Additional documentation may be required.
- OHIP authorization is required.

APPENDIX D - Cont'd

- (d) Mastectomy
 - This procedure is a benefit of the Plan.
 - OHIP authorization is not required.
- (e) Accessory Breasts or accessory nipples
 - Excision of such accessory tissue is a benefit of the Plan.
 - The appropriate code should be used from the Schedule listings under Skin and Subcutaneous tissue.
 - OHIP authorization is not required
- 5. **Septorhinoplasty**
 - This is a benefit of OHIP when the rhinoplasty component is necessary to obtain an adequate airway or following trauma within 2 years or part of a pre-planned staged plastic repair. (See Para 7, Page xxi).
 - In cases where a septoplasty is necessary to improve function and a rhinoplasty is done to improve the cosmetic effect, OHIP will pay the part of the operation that was medically necessary (e.g. if a septorhinoplasty is performed and a septoplasty was necessary to improve the airway, OHIP will pay M012 and the surgeon is entitled to claim the difference from the patient).
 - OHIP authorization is required. A description of the external deformity should be provided.
- 6. **Excision of excess fatty tissue and/or skin** is not a benefit of the Plan except for panniculectomy where there is significant symptomatology.
 - OHIP authorization is required.
- 7. **Sex-Reassignment Surgery**
 - (1) Sex-reassignment surgical procedures are a benefit of OHIP only if they are performed on patients who have completed the Gender Identity Clinic program operated by the Clarke Institute of Psychiatry in Toronto. Moreover, claims are accepted for payment only for those patients for whom the Clinic has recommended that surgery take place. This surgery need not take place in Toronto or even in Ontario. Surgery recommended by the Clinic which takes place outside the Province of Ontario may be approved for payment at rates in accordance with the current OHIP Schedule of Benefits.
 - (2) Within the foregoing guidelines, reconstruction of genitalia and mastectomy are benefits of the Plan. However, since the hormonal treatments associated with sex-reassignment themselves give rise to breast enlargement, augmentation mammoplasty or breast reconstruction in a male to female conversion is not a benefit of OHIP, in keeping with the previously outlined policy regarding breast surgery in females.
OHIP authorization is required.

CONSULTATIONS AND VISITS

Code FAMILY PRACTICE AND PRACTICE IN GENERAL(00)

General Listings:

A005	Consultation	48.30
A006	Repeat consultation	36.30
A003	General assessment	44.60
A004	General re-assessment	26.40
A903	Pre-dental general assessment	39.60
A007	Intermediate assessment/Well baby care	22.30
A001	Minor assessment	14.90
K017	Annual health examination - child after second birthday	27.25
K009	- adolescent, adult	39.60
A009	Oculo-visual assessment(i.e.major eye examination to include refraction and tonometry)	35.10
N.C.	Telephone advice including renewal of prescriptions	N.A.B.
N.C.	Dispensing service fee	N.A.B.

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

0005	Consultation	48.30
0006	Repeat consultation	36.30
0003	General assessment	44.60
0004	General re-assessment	26.40
C903	Pre-dental general assessment	39.60
Subsequent visits:(minor assessments)		
0002	up to five weeks	per visit 14.90
0007	from sixth to thirteenth week inclusive (maximum per week \$44.70).....	per visit 14.90
0009	after thirteenth week (maximum per month \$89.40).....	per visit 14.90
0008	Concurrent care (minor assessment)	per visit 14.90
0010	Supportive care (minor assessments)	13.20
Attendance at maternal delivery for care of high risk baby(s)		
H007	- (if only service rendered at time of delivery)	55.00
Note: Consultation should not be claimed with attendance at maternal delivery		
- other fees may apply.		

H001	Newborn care in hospital and/or home	47.60
H002	Low birth weight baby care (uncomplicated) initial visit (per baby)	29.80
H003	thereafter	per visit 14.90

Emergency Department - Physician on Duty: (see Preamble, paragraph B.40)

Assessments may include interpretation of x-ray, E.C.G. and other laboratory data as required.

H103	Multiple systems assessment	24.80
H101	Minor assessment	12.40
H104	Re-assessment (see Preamble - paragraph B.11)	12.40
When above visits are rendered by the physician on duty in premium hours, apply the following fees.		
12 Midnight to 8:00 a.m.		
H123	Multiple Systems assessment	37.20
H121	Minor assessment	18.60
H124	Re-assessment	18.60
Saturdays, Sundays and Holidays		
H153	Multiple systems assessment	32.20
H151	Minor assessment	16.10
H154	Re-assessment	16.10
When any other service is rendered by the physician on duty in premium hours (and assessments are not chargeable), apply one of the following premiums per patient visit.		
H112	- 12 midnight to 8:00 a.m.	12.40
H113	- Saturdays, Sundays or Holidays	7.30

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When seeing Patient(s) in Emergency or O.P.D.: use General Listings

CONSULTATIONS AND VISITS

Code FAMILY PRACTICE AND PRACTICE IN GENERAL - Cont'd.

Long Term Institutional Care: (for emergency calls and other special visits to institutional patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes, or Other Institutions in Which Patients are covered by Extended Care Legislation:

W105	Consultation	48.30
W106	Repeat consultation	36.30
W102	Admission assessment (see Preamble) Type 1	44.60
W104	Type 2	14.90
W107	Type 3	26.40
W109	Annual physical examination	44.60
W004	General re-assessment of patient in nursing home and covered by extended care legislation (as per the Nursing Homes Act)	14.90
W903	Pre-dental and pre-surgery general assessment	39.60
	Subsequent visits (minor assessments see Preamble paragraph B.15):	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W002	- first 4 visits per month (chargeable by most responsible physician).... per visit	14.90
W001	- subsequent visits per month	11.10
	- nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	
W003	- first 2 visits per month (chargeable by most responsible physician)per visit	14.90
W008	- subsequent visits per month	11.10

Homes for the Aged and Other Institutions in Which Patients are Not Covered by Extended Care Legislation: (use General Listings and Premiums [Preamble, paragraph B.43] when applicable.) General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.

Psychotherapy: (includes narcoanalysis or psychoanalysis or treatment of sexual dysfunction)

K007	Individual - per 1/2 hour or major part thereof (see Preamble, paragraph B.19).....	44.60
	Group - (four to eight people) per 1/2 hour or major part thereof	
K012	- per member (up to six hours per day)	8.25
N.C.	- per member (seventh to ninth hour per day)	N.A.B.
	Family - (two or more family members in attendance at the same time) per 1/2 hour	
K004	or major part thereof	48.30

Hypnotherapy:

K006	Individual - per 1/2 hour or major part thereof	44.60
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in conjunction with delivery.	

K011	Group, for induction and training for hypnosis (up to eight people) - per 1/2 hour or major part thereof, per member	8.25
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Counselling - intended as an educational experience - not intended for ongoing therapy or as a substitute for a minor assessment - one or more people -

K013	per 1/2 hour or major part thereof.....	42.40
K014	Counselling for transplant recipients, donors and families of recipients and donors - one or more people - per 1/2 hour or major part thereof	42.40
K015	Counselling Relatives - 1 or more per half hour or major part thereof.....	42.40

- Note: (1) Psychotherapy or hypnotherapy or counselling are not to be claimed in conjunction with other consultations or visits rendered by a physician during the same patient visit unless there are clearly defined different diagnoses for the two services.
(2) The minimum time period for psychotherapy (to be claimed as such) is 20 minutes.
(See Preamble, paragraph B.19).

CONSULTATIONS AND VISITS

Code FAMILY PRACTICE AND PRACTICE IN GENERAL - Cont'd.

Certification of Mental Illness—

Application for psychiatric assessment, (as mandated by the Mental Health Act) - including necessary history, examination, notification of the patient, family and relevant authorities and completion of Form 1		74.70
K623	Certification of involuntary admission (as required by the Mental Health Act) - including history, examination, notification of the patient, family and relevant authorities and completion of Form 3	90.80
K624	All other re-certification(s) of involuntary admission	27.25

Note: Consultation or assessment normally may not be claimed in addition.

Certification of incompetence (financial) including assessment to determine

N.C.	incompetence	N.A.B.
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Interviews

K002	Interviews with relatives on behalf of a patient, per 1/2 hour or major part thereof..	42.40
K003	Interviews with C.A.S. or legal guardian on behalf of a patient, per 1/2 hour or major part thereof	42.40

Note: K002, K003 - Should be claimed on the patient's claim card with diagnosis. These listings apply to situations where medically necessary information cannot be obtained from or given to the patient (e.g. because of illness, incompetence, etc).

Diagnostic interview and/or counselling with child and/or parent:

K008	for psychological problem or learning disabilities, per 1/2 hour	44.60
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Note: Claims for K008 should be submitted on child's card.

N.C.	- for testing per 1/2 hour	N.A.B.
N.C.	Interviews with other paramedical organization or others on behalf of a patient - per 1/2 hour or major part thereof	N.A.B.
N.C.	Case conference - with medical and/or paramedical personnel on behalf of a patient - per 1/2 hour or major part thereof	N.A.B.

Genetic Counselling:

K019	Individual or family - per 1/2 hour (maximum 2 hours)	48.30
K020	Interview with relatives - per 1/2 hour (maximum 2 hours)	48.30

Note: The minimum time period required for any of the time based services listed on this page is twenty minutes - see Preamble, paragraph B.19 for elaboration of the principles of the billing procedure.

Sexual Assault Examination for Investigation and/or Confirmation of Alleged Sexual Assault and Documentation

K018*	- female	210.00
K021*	- male	165.00

Note: K018 and K021 may only be claimed when the kit provided by the Ministries of the Attorney General and Solicitor General has been used.

*A portion of the listed benefits for K018 and K021 is recovered by OHIP from the Ministries of the Attorney General and the Solicitor General.

Certification and Reports: With or Without Examination:

N.C.	Certification of health (ordinary) or competency	N.A.B.
N.C.	Free from infection (barbers, waiters, etc.)	N.A.B.
N.C.	Certification of disability or previous immunization, Insurance report based on previous examination or on illness or death	N.A.B.
N.C.	Medico-legal report or reports required by law or hospital by-laws - the fee should reflect fairly the difficulty of the matter and the experience and expertise of the physician, the nature and complexity of the report and the time required to prepare it	N.A.B.

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46 ?b

CONSULTATIONS AND VISITS

ALLERGY

Since the Royal College of Physicians and Surgeons of Canada has not set a standard for "Allergy Specialist", fees for consultations and visits shall be applicable to a specific allergist as they refer to him in his own General or Specialty Tariff except for the following:

Clinical interpretation by immunologists where a report of a survey is submitted in writing to the patient's physician (not to apply when the immunologist receives a consultation fee)

K399 25.30

ANAESTHESIA (01)**General Listings:**

A015	Consultation	90.80
A016	Repeat consultation	44.60
A013	Specific assessment	40.50
A014	Partial assessment	18.00

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:- use General Listings.

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C015	Consultation	90.80
C016	Repeat consultation	44.60
C013	Specific assessment	40.50
C014	Specific re-assessment	23.90
	Subsequent visits: (minor assessments)	
C012	up to five weeks	16.30
C017	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
C019	after thirteenth week (maximum per month \$97.80).....	16.30
C018	Concurrent care (See Preamble, paragraph B.28).....	16.30

CARDIOLOGY (60)

For Services not listed, refer to Internal Medicine Section.

General Listings:

A605	Consultation	100.70
A675	Limited consultation	66.10
A606	Repeat consultation	66.10
A603	General assessment	51.40
A604	General re-assessment	37.20
A608	Partial assessment	22.10

Emergency or O.P.D. - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patients(s) in the Emergency or O.P.D.:- use General Listings.

Non-Emergency Hospital In-Patients Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C605	Consultation	100.70
C675	Limited consultation	66.10
C606	Repeat consultation	66.10
C603	General assessment	51.40
C604	General re-assessment	37.20
	Subsequent visits (minor assessments):	
C602	up to five weeks	16.30
C607	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
C609	after thirteenth week (maximum per month \$97.80).....	16.30
C608	Concurrent care (minor assessments)	16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

CARDIOVASCULAR AND THORACIC SURGERY (09)

General Listings:

A095	Consultation	51.60
A096	Repeat consultation	39.80
A093	Specific assessment	35.50
A094	Partial assessment	18.00

Emergency or O.P.D. - Physician in Hospital but not on Duty in the Emergency Department when Seeing Patient(s) or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums (Preamble paragraph B.43] when applicable).

0095	Consultation	51.60
0096	Repeat consultation	39.80
0093	Specific assessment	35.50
0094	Specific re-assessment	22.30
Subsequent visits: (minor assessments)		
0092	up to five weeks	16.30
0097	from sixth to thirteenth weeks inclusive (maximum per week \$48.90).....	16.30
0099	after thirteenth week (maximum per month \$97.80).....	16.30
0098	Concurrent care (minor assessment)	16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes.

W095	Consultation	51.60
W096	Repeat consultation	39.80

CLINICAL IMMUNOLOGY (62)

For Services not listed, refer to Internal Medicine Section.

General Listings:

A625	Consultation	100.70
A525	Limited consultation	66.10
A626	Repeat consultation	66.10
A623	General assessment	51.40
A624	General re-assessment	37.20
A628	Partial assessment	22.10

Emergency or O.P.D.: - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patients Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

0625	Consultation	100.70
0525	Limited consultation	66.10
0626	Repeat consultation	66.10
0623	General assessment	51.40
0624	General re-assessment	37.20
Subsequent visits (minor assessments):		
0622	up to five weeks	16.30
0627	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
0629	after thirteenth week (maximum per month \$97.80).....	16.30
0628	Concurrent care (minor assessments)	16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

DERMATOLOGY (02)

General Listings:

A025	Consultation	48.70
A026	Repeat consultation	39.80
A023	Specific assessment	34.30
A024	Partial assessment	17.60

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (See Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C025	Consultation	48.70
C026	Repeat consultation	39.80
C023	Specific assessment	34.30
C024	Specific re-assessment	22.30
Subsequent visits: (minor assessments)		
C022	up to five weeks	per visit 16.30
C027	from sixth to thirteenth week inclusive (maximum per week \$48.90)....	per visit 16.30
C029	thirteenth week (maximum per month \$97.80)....	per visit 16.30
C028	Concurrent care (minor assessments)	per visit 16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes.

W025	Consultation	48.70
W026	Repeat consultation	39.80

GASTROENTEROLOGY (41)

For Services not listed, refer to Internal Medicine Section.

General Listings:

A415	Consultation	100.70
A545	Limited consultation	66.10
A416	Repeat consultation	66.10
A413	General assessment	51.40
A414	General re-assessment	37.20
A418	Partial assessment	22.10

Emergency or O.P.D.: - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings.

Non-Emergency Hospital In-Patients Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listing and Premiums [Preamble, paragraph B.43] when applicable).

C415	Consultation	100.70
C545	Limited consultation	66.10
C416	Repeat consultation	66.10
C413	General assessment	51.40
C414	General re-assessment	37.20
Subsequent visits (minor assessments):		
C412	up to five weeks	per visit 16.30
C417	from sixth to thirteenth week inclusive (maximum per week \$48.90)....	per visit 16.30
C419	after thirteenth week (maximum per month \$97.80)....	per visit 16.30
C418	Concurrent care (minor assessments)	per visit 16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

GENERAL SURGERY (03)**General Listings:**

A035	Consultation	52.00
A036	Repeat consultation	39.80
A033	Specific assessment	35.50
A034	Partial assessment	18.00

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C035	Consultation	52.00
C036	Repeat consultation	39.80
C033	Specific assessment	35.50
C034	Specific re-assessment	22.30
	Subsequent visits: (minor assessments)	
C032	up to five weeks	per visit 16.30
C037	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C039	after thirteenth week (maximum per month \$97.80).....	per visit 16.30
C038	Concurrent care (minor assessments)	per visit 16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes

W035	Consultation	52.00
W036	Repeat consultation	39.80
	Subsequent visits (minor assessment, see Preamble, paragraph B.15):	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W032	First 4 visits per month (chargeable by the most responsible physician).....	per visit 14.90
W031	Subsequent visits per month	per visit 12.00
	- Nursing home or other institution, covered by extended care legislation (maximum of 5 per patient, per month)	
W033	First 2 visits per month (chargeable by the most responsible physician).....	per visit 14.90
W038	Subsequent visits per month	per visit 12.00

GENERAL THORACIC SURGERY (64)**General Listings:**

A645	Consultation	52.00
A646	Repeat consultation	39.80
A643	Specific assessment	35.50
A644	Partial assessment	18.00

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: (Use General Listings)

Non-emergency Hospital In-Patient Services: (see Preamble, paragraph B.39) - For emergency calls and other special visits to in-patients, use General Listings and premiums [Preamble, paragraph B.43] when applicable).

C645	Consultation	52.00
C646	Repeat consultation	39.80
C643	Specific assessment	35.50
C644	Specific re-assessment	22.30
	Subsequent visits: (minor assessments)	
C642	up to five weeks	per visit 16.30
C647	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C649	after thirteenth week (maximum per month \$97.80).....	per visit 16.30
C648	Concurrent care (minor assessments)	per visit 16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code GENERAL THORACIC SURGERY (64) - Cont'd.

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged
- Patients Covered by Extended Care Legislation and Nursing Homes:

W645	Consultation	52.00
W646	Repeat consultation	39.80

HAEMATOLOGY (61)

For Services not listed, refer to Internal Medicine Section.

General Listings:

A615	Consultation	100.70
A655	Limited consultation	66.10
A616	Repeat consultation	66.10
A613	General assessment	51.40
A614	General re-assessment	37.20
A618	Partial assessment	22.10

Emergency or O.P.D.: - Physician in Hospital But not on Duty in the Emergency
Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patients Services: (see Preamble, paragraph B.39 - for
emergency calls and other special visits to in-patients, use General Listings and
Premiums [Preamble, paragraph B.43] when applicable).

O615	Consultation	100.70
O655	Limited consultation	66.10
O616	Repeat consultation	66.10
O613	General assessment	51.40
O614	General re-assessment	37.20
Subsequent visits (minor assessments):		
O612	up to five weeks	16.30
O617	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
O619	after thirteenth week (maximum per month \$97.80).....	16.30
O618	Concurrent care (minor assessments)	16.30

INTERNAL MEDICINE (13)

General Listings:

A135	Consultation	100.70
A435	Limited consultation	66.10
A136	Repeat consultation	66.10
A133	General assessment	51.40
A134	General re-assessment	37.20
A138	Partial assessment	22.10

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Depart-
ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls
and other special visits to in-patients, use General Listings and Premiums
[Preamble, paragraph B.43] when applicable).

C135	Consultation	100.70
C435	Limited consultation	66.10
C136	Repeat consultation	66.10
C133	General assessment	51.40
C134	General re-assessment	37.20

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code INTERNAL MEDICINE (13) - Cont'd.

Subsequent visits: (minor assessments)

C132	up to five weeks	per visit	16.30
C137	from sixth to thirteenth week inclusive (maximum per week \$48.90)....	per visit	16.30
C139	after thirteenth week (maximum per month \$97.80)....	per visit	16.30
C138	Concurrent care (minor assessments)	per visit	16.30

Long Term Institutional Care: (for emergency calls and other special visits to institutional patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

Chronic Care Hospitals, Convalescent Hospital, Nursing Homes or other Institutions in which patients are Covered by Extended Care Legislation:

W235	Consultation	100.70
W435	Limited consultation	66.10
W236	Repeat consultation	66.10
W232	Admission assessment (see Preamble) Type 1	44.60
W234 Type 2	14.90
W237 Type 3	26.40
W239	Annual physical examination	44.60
W134	General re-assessment of patient in nursing home or covered by extended care legislation	14.90

Note: May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act).

Subsequent visits(minor assessments):

- chronic care or convalescent hospital (maximum of 10 per patient, per month)			
W132	- first 4 visits per month (chargeable by most responsible physician)	per visit	16.30
W131	- subsequent visits per month	per visit	12.00
- nursing home or other institution, covered by extended care legislation (maximum of 5 per patient, per month)			
W133	- first 2 visits per month (chargeable by most responsible physician).....	per visit	16.30
W138	- subsequent visits per month	per visit	12.00

Homes for the Aged and Other Institutions in which Patients are Not Covered by Extended Care Legislation: use General Listings and Premiums (Preamble, paragraph B.43) when applicable. General Listings under these circumstances also apply to patients seen in bed rather than an office supplied by the Institution.

LABORATORY MEDICINE (28) -The following fees are applicable to specialists in Medical Biochemistry, Medical Microbiology, Anatomic and General Pathology

General Listings:

A285	Consultation	86.70
A286	Repeat or limited consultation	57.80
A585	Diagnostic consultation - see definition in Preamble, paragraph 1(j).....	57.80

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C285	Consultation	86.70
C286	Repeat or limited consultation	57.80
C585	Diagnostic consultation	57.80
C288	Concurrent care	per visit 16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

NEUROLOGY (18)

General Listing:

A185	Consultation	100.70
A385	Limited consultation	66.10
A186	Repeat consultation	66.10
A183	General assessment	51.40
A184	General re-assessment	37.20
A188	Partial assessment	22.10

Emergency or O.P.D. - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C185	Consultation	100.70
C385	Limited consultation	66.10
C186	Repeat consultation	66.10
C183	General assessment	51.40
C184	General re-assessment	37.20
	Subsequent visits: (minor assessments)	
C182	up to five weeks	16.30
C187	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
C189	after thirteenth week (maximum per month \$97.80)....	16.30
C188	Concurrent care (minor assessments)	16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:

W185	Consultation	100.70
W385	Limited consultation	66.10
W186	Repeat consultation	66.10

Code NEUROSURGERY (04)

General Listings:

A045	Consultation	77.80
A046	Repeat consultation	44.20
A043	Specific assessment	44.20
A044	Partial assessment	22.70

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

0045	Consultation	77.80
0046	Repeat consultation	44.20
0043	Specific assessment	44.20
0044	Specific re-assessment	22.70
	Subsequent visits: (minor assessments)	
0042	up to five weeks	16.30
0047	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
0049	after thirteenth week (maximum per month \$97.80)....	16.30
0048	Concurrent care (minor assessments)	16.30

Long Term Institutional Care - Chronic and Convalescent Hospital, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:

W045	Consultation	77.80
W046	Repeat consultation	44.20

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

NUCLEAR MEDICINE (63)

G635	Consultation	57.00
G634	Repeat consultation	39.20
G935	Diagnostic consultation - see definition in Preamble, paragraph 1(k).....	25.20
G632	Partial assessment	22.10

OBSTETRICS AND GYNAECOLOGY (20)

General Listings

A205	Consultation*	51.60
A206	Repeat consultation*	39.80
A203	Specific assessment*	35.50
A204	Partial assessment	17.75

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings.

Non-Emergency Hospital In-Patient Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble paragraph B.43] when applicable).

C205	Consultation*	51.60
C206	Repeat consultation*	39.80
C203	Specific assessment*	35.50
C204	Specific re-assessment*	22.30
Subsequent visits: (minor assessments)		
C202	up to five weeks	16.30
C207	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	16.30
C209	after thirteenth week (maximum per month \$97.80).....	16.30
C208	Concurrent care (minor assessments)	16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:

V305	Consultation*	51.60
V306	Repeat consultation*	39.80

*Includes (where indicated) biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

Code OPHTHALMOLOGY (23)

General Listings:

A235	Consultation	50.90
A236	Repeat consultation	40.70
A233	Specific assessment	36.90
A234	Partial assessment	18.25

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] where applicable).

C235	Consultation	50.90
C236	Repeat consultation	40.70
C233	Specific assessment	36.90

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code OPHTHALMOLOGY (23) - Cont'd.

C234	Specific re-assessment	22.50
	Subsequent visits: (minor assessments)	
C232	up to five weeksper visit	16.30
C237	from sixth to thirteenth week inclusive (maximum per week \$48.90).....per visit	16.30
C239	after thirteenth week (maximum per month \$97.80)....per visit	16.30
C238	Concurrent care (minor assessments)per visit	16.30

**Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged
- Patients Covered by Extended Care Legislation and Nursing Homes:**

W535	Consultation	50.90
W536	Repeat consultation	40.70

ORTHOPAEDIC SURGERY (06)

General Listings:

A065	Consultation	49.50
A066	Repeat consultation	39.80
A063	Specific assessment	34.30
A064	Partial assessment	17.60

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble paragraph B.43] when applicable).

0065	Consultation	49.50
0066	Repeat consultation	39.80
0063	Specific assessment	34.30
0064	Specific re-assessment	22.30
	Subsequent visits: (minor assessments)	
0062	up to five weeksper visit	16.30
0067	from sixth to thirteenth week inclusive (maximum per week \$48.90).....per visit	16.30
0069	after thirteenth week (maximum per month \$97.80)....per visit	16.30
0068	Concurrent care (minor assessment)per visit	16.30

**Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged
- Patients Covered by Extended Care Legislation and Nursing Homes:**

W065	Consultation	49.50
W066	Repeat consultation	39.80
	Subsequent visits (minor assessments)	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W062	- first 4 visits per month (chargeable by most responsible physician)per visit	14.90
W061	- subsequent visits per monthper visit	12.00
	- nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	
W063	- first 2 visits per month (chargeable by most responsible physician)per visit	14.90
W068	- subsequent visits per monthper visit	12.00

OTOLARYNGOLOGY (24)

General Listings:

A245	Consultation	50.00
A246	Repeat consultation	39.80
A243	Specific assessment	35.50
A244	Partial assessment	18.00

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - Use General Listings

**Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46**

CONSULTATIONS AND VISITS

Code OTOLARYNGOLOGY (24) - Cont'd.

Non-Emergency Hospital In-Patient Services: (see Preamble paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C245	Consultation	50.00
C246	Repeat consultation	39.80
C243	Specific assessment	35.50
C244	Specific re-assessment	22.30
	Subsequent visits: (minor assessments)	
C242	up to five weeks	per visit 16.30
C247	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C249	after thirteenth week (maximum per month \$97.80).....	per visit 16.30
C248	Concurrent care (minor assessment)	per visit 16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:

V345	Consultation	50.00
V346	Repeat consultation	39.80

PEDIATRICS (26).

General Listings:

A265	Consultation	100.70
A665	Prenatal consultation	59.90
A565	Limited consultation	66.10
A266	Repeat consultation	66.10
A263	General assessment	48.30
A264	General re-assessment	31.60
A007	Intermediate assessment/Well baby care	22.30
A261	Minor assessment	14.90
K267	Annual health examination - child after second birthday	27.25
K269	- adolescent	39.60

Note: Diagnostic interview and/or counselling with child and/or parent - see Practice in General Listings (p.3)

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C265	Consultation	100.70
C665	Prenatal consultation	59.90
C565	Limited consultation	66.10
C266	Repeat consultation	66.10
C263	General assessment	48.30
C264	General re-assessment	31.60
	Subsequent visits: (minor assessments)	
C262	up to six weeks	per visit 16.30
C267	from seventh to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C269	after thirteenth week (maximum per month \$97.80).....	per visit 16.30
C268	Concurrent care (minor assessments)	per visit 16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code PHYSICAL MEDICINE AND REHABILITATION (31) - Cont'd.

Long Term Institutional Care - Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes or Other Institutions in which Patients are Covered by Extended Care Legislation:

V515	Consultation	100.70
V310	Limited consultation	66.10
V516	Repeat consultation	66.10
V512	Admission assessment (see Preamble) Type 1	44.60
V514	Type 2	14.90
V517	Type 3	26.40
W419	Annual physical examination	44.60
W314	General re-assessment of patient in nursing home or covered by extended care legislation May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act). Subsequent visits (minor assessments): - chronic care or convalescent hospital (maximum of 10 per patient, per month) - first 4 visits per month (chargeable by most responsible physician).....per visit	14.90
W312	- subsequent visits per month	16.30
W311	- subsequent visits per month	12.00
	- nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	
W313	- first 2 visits per month (chargeable by most responsible physician).....per visit	16.30
W318	- subsequent visits per month	12.00

Homes for the Aged and Other Institutions in which Patients are Not Covered by Extended Care Legislation: - use General Listings and Premiums (Preamble, paragraph B.43 when applicable). General Listings under these circumstances also apply to patients seen in bed rather than an office supplied by the institution.

Team Management in a Rehabilitation Unit (active in-patient rehabilitation management from the initiation of rehabilitation care).

Active in-patient rehabilitation management from the initiation of rehabilitation care as it applies to fee codes H312, H317 and H319 means when this service is rendered by one physiatrist even if part of the service is rendered in an active treatment hospital and part is rendered in a rehabilitation unit, the weekly and monthly limitations under the following fee codes apply to the total rehabilitation care rendered. In other words, it is not possible to charge the maximum fees allowed under C312, C317 and C319 and then start billing de novo under H312, H317 and H319 under the above circumstances.

H312	up to twelve weeks	16.30
H317	from thirteenth to twenty-sixth week (maximum per week \$48.90).....per visit	16.30
H319	twenty-seventh week onwards (maximum per month \$97.80).... per visit	16.30
H313	Rehabilitation Procedures: Interviewing and counselling of patients and/or relatives per half hour or major part thereof (includes report)	40.50

Physiatric Management: applies to physiatrists regulating the day to day management of patients when medical necessity requires prescription development, advice and supervision. It may be billed on the days when rehabilitation services are provided to patients seen previously by the physiatrist for consultation or assessment. The fee is not meant as an administrative fee for supervising a department of rehabilitation nor is it to be charged on the same day as claims are made for any other services which are provided by the physiatrist to the same patient(s). This fee applies only to those patients who require and receive frequent attention by the physician during the course of rehabilitation with regard to rehabilitative services of physical or occupational therapy, speech therapy and discharge planning

K313		2.55
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Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code PLASTIC SURGERY (08)

General Listings:

A085	Consultation	48.50
A086	Repeat consultation	39.80
A083	Specific assessment	35.10
A084	Partial assessment	17.60

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listings

Non-Emergency Hospital In-Patient Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C085	Consultation	48.50
C086	Repeat consultation	39.80
C083	Specific assessment	35.10
C084	Specific re-assessment	22.30
	Subsequent visits:(minor assessments)	
C082	up to five weeks	per visit 16.30
C087	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C089	after thirteenth week (maximum per month \$97.80)....	per visit 16.30
C088	Concurrent care (minor assessments)	per visit 16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:

W085	Consultation	48.50
W086	Repeat consultation	39.80

PSYCHIATRY (19)

General Listings:

A195	Consultation	110.65
A395	Limited consultation	66.10
A196	Repeat consultation	66.10
A193	Specific assessment	50.80
A194	Partial assessment	21.90

Emergency or O.P.D.-Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listing

Non-Emergency Hospital Services: (in-patient, day care, night care, residential care - see Preamble paragraph B.39 - for emergency calls or other special visits to patients use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C195	Consultation	110.65
C395	Limited consultation	66.10
C196	Repeat consultation	66.10
C193	Specific assessment	50.80
C194	Specific re-assessment	36.70
	Subsequent visits:(minor assessments)	
C192	up to five weeks	per visit 16.30
C197	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C199	after thirteenth week (maximum per month \$97.80)....	per visit 16.30
C198	Concurrent care (minor assessments)	per visit 16.30

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code PSYCHIATRY (19) - Cont'd.

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged
- Patients Covered by Extended Care Legislation and Nursing Homes:

W195	Consultation	110.65
V395	Limited consultation	66.10
W196	Repeat consultation	66.10

Other Services:

N.C.	Specific assessment with report to referring agency	N.A.B.
	Consultation on behalf of disturbed child (including report):	
A197	consultative interview with parents	96.20
A198	consultative interview with child	96.20

Note: (Assessment conference with parents should be claimed on the basis of family therapy).
A197, A198 - are to be considered as consultations.

Therapeutic supervision with any para-medical organization

N.C.	(health education, correction and other community resources)	N.A.B.
N.C.	Appearance before Advisory Review Board or Review Board - per 1/2 hour or major part thereof	N.A.B.
K620	Consultation for involuntary psychiatric treatment (as mandated by Section 35(4B) of the Mental Health Act) - per 1/2 hour or major part thereof	48.70

Note: Interviews with relatives on behalf of a patient, C.A.S. or legal guardian, etc. - see Practice in General Listings (p.3)

Certification of Mental Illness

Application for psychiatric assessment, (as mandated by the Mental Health Act) -

K623	including necessary history, examination, notification of the patient, family and relevant authorities and completion of form 1	74.70
K624	Certification of involuntary admission (as required by the Mental Health Act including history examination, notification of the patient, family and relevant authorities and completion of form 3	90.80
N.C.	Certification of incompetence(financial) including assessment to determine incompetence	N.A.B.
K629	All other re-certification(s) of involuntary admission	27.25

Note: Consultation or assessment normally may not be claimed in addition to certification or re-certification (same visit).

Psychotherapy: (See Preamble)

Notes: (1) For electrotherapy fees, see Diagnostic and Therapeutic Procedures.

(2) Individual psychotherapy rendered in the office or hypnotherapy or counselling are not to be charged in conjunction with other consultations or visits rendered by a physician on the same day unless there are clearly defined different diagnoses for the two services.

(3) When charging group therapy, the smaller (4 or 5 people) or larger groups (6 to 12 people) is to be charged for but not more than one for the same group.

(4) Psychotherapy, Hypnotherapy may not be claimed with diagnosis of acne, psoriasis, smoking, obesity nor in conjunction with delivery.

K197	Individual outpatient psychotherapy (including aversive conditioning, narcoanalysis, psychoanalysis) per 1/2 hour or major part thereof	48.35
K190	Individual inpatient psychotherapy (including aversive conditioning, narcoanalysis, psychoanalysis) per 1/2 hour or major part thereof	48.35

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

Code PSYCHIATRY (19) - Cont'd.

Group psychotherapy - out-patients		
	- per member, per 1/2 hour or major part thereof	
K203	- up to six hours per day - 4 people	12.05
K204	- 5 people	9.90
K205	- 6 - 12 people	8.60
N.C.	per member, per 1/2 hour (seventh to ninth hour per day)	N.A.B.
Group psychotherapy - in-patients		
	- per member, per 1/2 hour or major part thereof	
K200	- up to six hours per day - 4 people	12.05
K201	- 5 people	9.90
K202	- 6 - 12 people	8.60
N.C.	per member, per 1/2 hour (seventh to ninth hour per day)	N.A.B.
Family Therapy - outpatients (two or more family members)		
K195	per 1/2 hour or major part thereof	54.90
Family therapy - in-patients (two or more family members)		
K193	per 1/2 hour or major part thereof	54.90
Note: Family therapy should be claimed on the patient's claim card with diagnosis.		
Hypnotherapy:		
K192	Individual - per 1/2 hour or major part thereof	48.35
Group - for induction and training for hypnosis (up to eight people) per 1/2 hour or		
K194	major part thereof - per member	9.90

RADIOLOGY-DIAGNOSTIC (33)

General Listings:

A335	Consultation	26.10
Non-Emergency Hospital Service:		
C335	Consultation	26.10

RADIATION ONCOLOGY - (THERAPEUTIC RADIOLOGY) (34)

General Listings:

A345	Consultation	100.70
A745	Limited consultation	66.10
A346	Repeat consultation	66.10
A341	General assessment	51.40
A340	General re-assessment.....	37.20
A344	Partial assessment	22.10

Non-Emergency Hospital In-Patient Services:

C345	Consultation	100.70
C745	Limited consultation	66.10
C346	Repeat consultation	66.10
C341	General assessment	51.40
C340	General re-assessment	37.20
Subsequent visits: (minor assessment)		
C342	up to five weeks	per visit 16.30
C347	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C349	after thirteenth week (maximum per month \$97.80).....	per visit 16.30
C348	Concurrent Care (minor assessments)	per visit 16.30

Emergency or O.P.D.: -Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: -Use General Listings

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

RESPIRATORY DISEASE (47)

For Services not listed, refer to Internal Medicine Section.

General Listings:

A475	Consultation	100.70
A575	Limited consultation	66.10
A476	Repeat consultation	66.10
A473	General assessment	51.40
A474	General re-assessment	37.20
A478	Partial assessment	22.10

Non-Emergency Hospital In-Patient Services:

(para. B.39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).

C475	Consultation	100.70
C575	Limited consultation	66.10
C476	Repeat consultation	66.10
C473	General assessment	51.40
C474	General re-assessment	37.20
Subsequent visits (minor assessments):		
C472	up to five weeks	per visit 16.30
C477	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C479	after thirteenth week (maximum per month \$97.80)....	per visit 16.30
C478	Concurrent care (minor assessments)	per visit 16.30

RHEUMATOLOGY (48)

For Services not listed, refer to Internal Medicine Section.

General Listings:

A485	Consultation	100.70
A595	Limited consultation	66.10
A486	Repeat consultation	66.10
A483	General assessment	51.40
A484	General re-assessment	37.20
A488	Partial assessment	22.10

Emergency or O.P.D.:- Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:- use General Listings**Non-emergency Hospital In-Patient Services:**

(see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [Preamble, paragraph B.43] when applicable).

C485	Consultation	100.70
C595	Limited consultation	66.10
C486	Repeat consultation	66.10
C483	General assessment	51.40
C484	General re-assessment	37.20
Subsequent visits(minor assessments):		
C482	up to five weeks	per visit 16.30
C487	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C489	after thirteenth week (maximum per month \$97.80)....	per visit 16.30
C488	Concurrent care(minor assessments)	per visit 16.30

Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General ListingsPremiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

CONSULTATIONS AND VISITS

UROLOGY (35)

General Listings:

A355	Consultation*	48.50
A356	Repeat consultation*	39.80
A353	Specific assessment*	35.50
A354	Partial assessment	17.60

Non-Emergency Hospital In-Patients Services: (see Preamble, paragraph B.39 - for emergency calls and other special visits to in-patients, use General Listings and Premiums [paragraph B.43 of Preamble] when applicable).

C355	Consultation*	48.50
C356	Repeat consultation*	39.80
C353	Specific assessment*	35.50
C354	Specific re-assessment	22.30
	Subsequent visits:(minor assessments)	
C352	up to five weeks	per visit 16.30
C357	from sixth to thirteenth week inclusive (maximum per week \$48.90).....	per visit 16.30
C359	after thirteenth week (maximum per month \$97.80)....	per visit 16.30
C358	Concurrent care (minor assessments)	per visit 16.30

Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:

W355	Consultation*	48.50
W356	Repeat consultation*	39.80

*May include physical examination pertaining to the genito-urinary tract and when necessary such procedures as urethral calibration, catheterization and prostatic fluid examination, but not to include endoscopic examination.

Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U.
Chargeable in Addition to Above Fees - see Preamble, Paragraph B43-46

LABORATORY MEDICINE

Code

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY (Fees for Diagnostic Interpretation of Laboratory Procedures)

Preamble

- 1. The following fees involve responsibilities for accessioning specimens and interpreting the diagnostic descriptions.
- 2. On occasion the services provided by the laboratory physician may involve substantially greater professional responsibility and expertise than is provided for in these fees. In such cases, the physician may claim for these on an independent consideration basis provided that the nature of the services and their distinguishing features are adequately described.

- 3. The surgical pathology fees are organized according to services requiring increasing expertise and time and are defined as follows:
Simple specimen - includes gross and, where necessary, microscopic examination and interpretation of small tissues requiring less time, effort and professional responsibility than the next category. A simple specimen will ordinarily include tissue considered by the physician to be "normal" (e.g. uterine tubes, vas deferens, hernial sac, etc.).

Small or uncomplicated specimen - includes small tissues thought to be abnormal which carry more professional responsibility and effort than those described in the previous category, and in which the number of slides is small. As a rule, this category would apply to a single small specimen or to two specimens if two tissues are combined on a slide (e.g. skin biopsy, endometrial biopsy).

Multiple small specimens or curettings requiring multiple slides - includes specimens requiring several slides e.g. prostate curettings, uterine curettings, multiple endoscopic gastrointestinal tract biopsies from the same segment of the G.I. tract (multiple specimens or slides).

- 4. The physician assumes responsibility for all cytology smears and the listed professional benefits are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician.
- 5. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit for seminal fluid examination (L820) carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.
- 6. This Preamble is intended to apply to everyone using codes L800 to L851.
- 7. The fees for diagnostic interpretation of laboratory procedures (L800 codes) are net fees and do not usually include overhead costs e.g., secretarial, handling and transport of specimen etc.,

Anatomic Pathology - Surgical Pathology

Diagnostic examinations - see definitions

L839	- simple specimen.....	17.70
L821	- small or uncomplicated specimen	25.00
	- multiple small specimens or curettings	
L840	requiring multiple slides	44.20
L822	Operative consultation, with or without frozen section	66.30
	- each subsequent frozen section or direct smear and/or selection of tissue for	
L823	biochemical assay (e.g. estrogen receptors), add	35.30

LABORATORY MEDICINE

Code		
1801	Metabolic bone studies	77.30
1833	Nerve teasing	44.20
	Anatomic Pathology - Cytopathology	
	Cervical vaginal specimens (including all types of cellular abnormality, assessment of flora, and/or cytochemical evaluation)	4.10
1812	Aspiration biopsy (lung, breast, thyroid, prostate, etc.)	39.80
1806	Bronchial, oesophageal, gastric, endometrial or other brushings and washings	14.00
1808	Imprint, touch preparation and/or direct smear	11.70
	sputum per specimen for general and/or specific assessment	
1815	(e.g. cellular abnormalities, asbestos bodies, lipids, hemosiderin, etc.).....	8.70
	smear, specific assessment e.g. eosinophils, asbestos bodies, amniotic fluid cells	
1804	for estimation of fetal maturation, etc.....	4.20
1810	fluids (pleural, ascitic cyst, pericardial, c.s.f., urine and joint, etc.).....	11.70
	synovial fluid analysis, description, viscosity, mucin clot, cell count,	
1824	and compensated pl for crystals	22.10
1825	compensated polarized light microscopy for synovial fluid crystals.....	11.50
1819	seminal fluid analysis for infertility (including count, motility and morphology).....	11.70
1820	smear for spermatozoa - see Preamble, paragraph 5	5.50
	Cytogenetics	
1807	Smear for sex chromatin (Barr Body) or Neutrophil drumsticks	4.40
1811	Y chromosome	5.30
1803	Karyotype	66.30
	Special Procedures and Interpretation - Histology or Cytology	
1834	Histochemistry of muscle - 1 to 3 enzymes	21.50
1835	- each additional enzyme	7.10
1841	Enzyme histochemistry and interpretation (per enzyme)	10.70
1837	Immunohistochemistry and interpretation - per marker	10.70
1817	Anti-tissue antibodies and interpretation	5.30
1842	Anti-tissue antibodies, screening dilution, titration and interpretation, add.....	5.90
	Special microscopy of tissues (polarization, interference phase contrast, dark field, autofluorescence or other) and interpretation	17.70
1843	Special microscopy of fluids (polarization, interference, phase contrast, dark field, autofluorescence or other) and interpretation.....	11.50
1844	Specimen radiography or microradiography and interpretation	13.20
1832	X-ray diffraction analysis and interpretation	21.20
1816	Electron microscopy: TEM, STEM or SEM technique	116.30
	Analytical electron microscopy, elemental detection mapping, or electron diffraction, add per case	44.20
1831	Morphometry, per parameter	22.10
1846	Flow cell cytometry and interpretation, per parameter	22.10
	Biochemistry and Immunology	
1827	Interpretation of carcino embryonic antigen (CEA)	4.80
	Interpretation of hormone receptors for carcinoma to include	
1828	estrogen and/or progesterone assays	6.40
	Hematopathology	
1800	Blood film interpretation (Romanowsky stain)	11.60
1826	Blood film interpretation (special stain)	10.70
1802	Bone marrow interpretation (Romanowsky stain)	39.80
2403	Bone marrow aspiration	30.05
1830	Terminal transferase by immunofluorescence	10.70
1838	Leukocyte phenotyping by monoclonal antibody technique	17.70

NUCLEAR MEDICINE - IN VIVO

Column T - is the technical benefit for the production of records, radiopharmaceutical agents, apparatus, premises, technical services, administration and secretarial services.

Column P₁ - is the professional benefit for supervision of the procedure, appropriate patient interview and/or examination, correlation of related data, interpretation of results, and provision of a written report. The physician need not be continuously present in the nuclear medicine department or private facility while the procedures are being carried out but must be physically present frequently enough to carry out the appropriate patient interview and/or examination and approve, modify or intervene in the procedures as required.

Column P₂ - is the professional benefit for interpretation of results and provision of a written report. If the physician does not meet the criteria for P₁ or has claimed any visit in conjunction with that Nuclear Medicine procedure, the lesser professional fee (P₂) will be claimed.

- Notes:
1. The total benefit is arrived at by adding T plus P₁ (first code listed, e.g. J802 or by adding T plus P₂ (second code listed, e.g. J602).
 2. When coding the total benefit use suffix A; when coding technical portion only use suffix B; when coding professional portion only use suffix C.
 3. If quantification or data manipulation is carried out in addition to visual inspection of imaging studies, add 30% to the appropriate professional benefit except when SPECT is claimed. For claim purposes, use prefix "Y". Such activity must add significant diagnostic information not available by inspection alone and does not include simple image enhancement techniques such as smoothing, background subtraction, etc. Recording of images on videotape for replay and production of images on the video display of a computer do not in themselves justify the additional benefit.
The claims for cardiac wall motion studies and calculation of ventricular ejection fraction (J811 and J813) already include an allowance for data manipulation as a general rule and no additional benefit may be claimed. The additional computer benefit may be claimed only when additional cardiac quantifications are performed i.e. stroke volume ratio and volume response curves and/or phase analysis.
 4. If examination of Brain, Lung, Liver or Spleen is limited to one view, the benefit (T and P₁ or P₂) is to be reduced by 50%.
 5. Repeat studies on the same day may be claimed only after exercise or drug intervention.
 6. The phrase "nuclear medicine specialist" should be interpreted as "nuclear medicine physician" since not all physicians practising nuclear medicine are certified as specialists in this discipline by the Royal College of Physicians and Surgeons.
 7. When tomographic examination (SPECT) is billed, the 30% add on referred to in para. 3 may not be charged.

Code		T	P ₁	P ₂
	Cardiovascular System			
J802/J602	Venography - peripheral and superior vena cava.....	90.10	33.20	16.10
J804/J604	First transit without blood pool images.....	15.00	16.10	8.60
J867/J667	First transit with blood pool images	53.60	23.60	11.80
J806/J606	Cardioangiography - first pass for shunt detection, cardiac output and transit studies	89.00	47.15	23.60
J807/J607	Myocardial perfusion scintigraphy - immediate post stress, resting	203.80	39.70	20.35
J808/J608	- delayed	75.10	21.40	10.70
J810/J610	Myocardial scintigraphy - acute infarction, injury	82.60	33.20	16.10
J811/J611	Myocardial wall motion studies	89.00	47.15	23.60
J812/J612	- repeat same day (maximum of three repeats)	45.00	23.60	11.80
J813/J613	Myocardial wall motion studies with ejection fraction	126.55	69.70	35.40
J814/J614	- repeat same day (maximum of three repeats)	45.00	35.40	18.25
J815/J615	Detection of venous thrombosis using radioiodinated fibrinogen up to ten days	123.30	35.40	18.25

NUCLEAR MEDICINE - IN VIVO

Code		T	P ₁	P ₂
Endocrine System				
J816/J616	Adrenal scintigraphy with idiocholesterol.....	361.40	35.40	17.10
J868/J668	- with idiocholesterol and dexamethasone suppression	423.60	47.15	23.60
J869/J669	- with MIBG	520.00	41.80	20.35
J817/J617	Thyroid uptake	26.80	17.10	8.60
J870/J670	- repeat	13.90	8.60	8.60
J818/J618	Thyroid scintigraphy with Tc99m or I-131	60.10	31.10	15.00
J871/J671	- with I-123	96.50	31.10	15.00
J820/J620	Parathyroid scintigraphy - dual isotope technique with Tl201 and Tc99m Iodine	220.90	59.00	30.00
J872/J672	Metastatic survey with I-131	225.20	43.90	21.40
Gastrointestinal System				
J821/J621	Schilling test - single isotope	41.80	8.60	8.60
J823/J623	- dual isotope	45.00	8.60	8.60
J824/J624	Malabsorption test with C14 substrate	53.60	8.60	8.60
J873/J673	- with whole body counting	128.70	16.10	8.60
J825/J625	Gastrointestinal protein loss	77.20	8.60	8.60
J874/J674	Gastrointestinal blood loss - Cr51	57.90	8.60	8.60
J826/J626	Calcium absorption - Ca45	57.90	8.60	8.60
J875/J675	Calcium 47 absorption/excretion	237.00	35.40	17.10
J827/J627	Esophageal motility studies - one or more	112.60	87.90	43.90
J829/J629	Gastrointestinal transit	96.50	36.45	17.10
J876/J676	Gastrointestinal reflux	53.60	35.40	17.10
J877/J677	Gastroesophageal aspiration	37.50	23.60	11.80
J830/J630	Abdominal scintigraphy for gastrointestinal bleed - Tc99m sulphur colloid or TcO4	81.50	32.20	16.10
J878/J678	- labelled RBCs	134.10	39.70	19.30
J879/J679	- LeVeen shunt patency	62.20	35.40	17.10
J831/J631	Biliary scintigraphy.....	107.20	39.70	19.30
J832/J632	Liver/spleen scintigraphy.....	75.00	32.20	16.10
J833/J633	Salivary gland scintigraphy.....	90.10	31.10	15.00
Genitourinary System				
J834/J634	Dynamic renal imaging	90.10	32.20	16.10
J835/J635	Computer assessed renal function (includes first transit).....	123.30	59.00	26.80
J880/J680	- repeat after pharmacological intervention.....	42.30	16.90	8.50
J836/J636	Static renal scintigraphy.....	30.00	10.70	8.60
J837/J637	ERPF.....	37.50	8.60	8.60
J838/J638	GFR by blood sample method.....	37.50	8.60	8.60
J839/J639	Cystography for vesicoureteric reflux	112.60	21.40	12.80
J840/J640	Testicular and scrotal scintigraphy (includes first transit).....	77.20	40.75	20.35
Hematopoietic System				
J841/J641	Plasma volume	40.75	8.60	8.60
J843/J643	Red cell volume	45.00	8.60	8.60
J847/J647	Ferrokinesics - clearance, turnover, and utilization	375.40	30.00	15.00
J848/J648	Red cell, white cell or platelet survival	96.50	23.60	11.80
J849/J649	Red cell survival with serial surface counts	139.40	30.00	15.00
J881/J681	Bone marrow scintigraphy - whole body	107.20	46.10	22.50
J882/J682	- single site	79.35	38.60	19.30
J883/J683	In-111 leukocyte scintigraphy - whole body	341.05	49.30	24.65
J884/J684	- single site	300.30	38.60	19.30

NUCLEAR MEDICINE - IN VIVO

Code		T	P ₁	P ₂
Musculoskeletal System				
J850/J650	Bone scintigraphy - general survey	97.10	46.10	22.50
J851/J651	- single site	79.35	38.60	19.30
J852/J652	Gallium scintigraphy - general survey.....	166.20	49.30	24.65
J853/J653	- single site	115.80	38.60	19.30
J854/J654	Bone mineral density by single photon method.....	29.00	8.60	8.60
J855/J655	Total body calcium - neutron activation	182.30	53.60	26.80
	Bone mineral content by dual photon absorptiometry			
J856/J656	- two or more sites	143.85	46.50	23.30
J888/J688	- single site	110.00	38.10	19.00
Note: J850/J650 and J851/J651 are not to be billed together. J804/J604 may be claimed in addition to J850/J650 or J851/J651 for blood pool study.				
Nervous System				
J857/J657	CSF circulation - with Tc99m or I-131 HSA	112.60	39.70	19.30
J885/J685	- with In-111	289.60	46.10	22.50
J886/J686	- via shunt puncture	83.60	43.90	21.40
J858/J658	Brain scintigraphy	84.70	31.10	15.00
Respiratory System				
J859/J659	Perfusion lung scintigraphy.....	80.40	37.50	19.30
J887/J687	Ventilation lung scintigraphy	100.80	37.50	19.30
J860/J660	Perfusion and ventilation scintigraphy - same day	160.90	48.30	23.60
Miscellaneous				
J861/J661	Radionuclide lymphangiogram	105.10	55.70	27.90
J862/J662	Ocular tumour localization	70.80	62.20	31.10
J864/J664	Tear Duct scintigraphy.....	91.20	45.00	22.50
J865/J665	Total body counting	175.90	50.40	25.70
J866/J666	Tomography (SPECT)	40.75	23.60	11.80

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC NUCLEAR MEDICINE PROCEDURES

Such procedural benefits are intended for the professional service of placing an instrument or introducing diagnostic radiopharmaceuticals. They are not intended to be used for simple subcutaneous, intramuscular or intravenous injection nor for oral administration. Rather than double listing the procedures and benefits in this part of the fee schedule, physicians are directed to the following reference points in the schedule.

- Intravenous injection for peripheral venography - G376 or G379 on page 64
- Intra-articular injections - G370 on page 63
- Injection into CSF spaces or shunt apparatus - Z801 or Z821 on page 157 & 158
- Arterial puncture - G479 on pages 53 & 56
- Paracentesis in conjunction with shunt patency study - Z590 on page 135

NUCLEAR MEDICINE - IN VITRO (see Radioassays under Laboratory Medicine.)

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

- Code** **RADIOTHERAPY** (Including Therapeutic Isotopes)
 The listed benefits are for the professional services of a certified therapeutic radiologist, the services of a specialist for the intracavitary or interstitial application of radium or sealed sources and the services of a specialist using non-sealed sources of radioisotopes in a laboratory authorized by the Atomic Energy Control Board of Canada. Other medical services to the patient are not included in these figures. The cost of material is additional.
- Note:** (1) X301, X302, X304 & X322 may not be claimed from OHIP by the staff of OCIRF Cancer Centres or OCL/PMH.
 (2) X305, X306, X323, X324, X334 - May only be performed on an inpatient and when done in hospital, this service is a hospital charge and cannot be claimed from OHIP (see OHIP Bulletin #4070). When done in an OCIRF Cancer Centre or OCL/PMH, may be claimed from OHIP by all physicians, including certified therapeutic radiologists.

TELERADIO THERAPY

	Major treatment planning (150 KVP or higher), dosage calculation and preparation of any special treatment device	55.60
X301	Teleradiotherapy - x-ray, 151 KVP or higher, radium, cobalt, cesium betatron linear accelerator - benefit per treatment visit	14.20
X302	Minor teleradiotherapy - x-ray, 150 KVP or less - benefit per treatment visit	9.30
X304	Intracavitary contact x-ray therapy including sigmoidoscopy or proctoscopy	
X305	- first application	132.95
X306	- repeat application	66.50

- Note:** For minor teleradiotherapy administered by other than certified therapeutic radiologists, use the listing under Diagnostic and Therapeutic Procedures.

RADIUM AND RADIOISOTOPES (sealed sources)

	Treatment planning, dosage calculation and preparation of any special treatment device	55.60
X322	Intracavitary application of radium or sealed sources including dilatation and curettage carried out at the same time as application	
X323	- first application	164.70
X334	- repeat application	82.40
X324	Interstitial application of radium or sealed radioisotope	163.50
X325	Application of radium or radioisotope plaque or mould	50.50

- Note:** X325 may be claimed as an in or outpatient service.
 If claimed as inpatient service, follow directions in Note (2) above.
 If claimed as outpatient service, allow to all listed physicians.
 Payment for outpatient services must be made to the registered Department of Radiology, in the case of a hospital, even though there is no technical component listed.

RADIOISOTOPES (non-sealed sources)

The following benefits include treatment planning, dosage calculation and preparation of materials. Appropriate visit and procedural benefits (e.g. paracentesis) may be claimed in addition. Thyroid benefits (X326, X327, X335) include administration(s) within any three month period.

X326	Thyroid malignancy	73.50
X327	Hyperthyroidism	66.80
X335	Induction of hypothyroidism	66.80
X336	Prostate malignancy	66.80
X328	Polycythaemia	39.00
X329	Metastatic disease of bone	60.80
X330	Ascites and/or pleural effusion(s) due to malignancy	47.60
X332	Arthritis - single or multiple site	31.40
X333	Metastatic disease with radioactive lymphogram	47.60

DIAGNOSTIC RADIOLOGY

- Column T** - The benefit for radiological examination including the production of radiographs, supplying of contrast media, apparatus, premises, technical services, administration and collection costs.
- Column P** - The benefit for consultation between radiologist and referring physician, fluoroscopy, interpretation of radiographs and fluoroscopic findings and supervision of x-ray services by a radiologist.

Hospital out-patient technical fees will be paid at 90.51% of the technical fee listed in this Schedule of Benefits.

Private offices and hospital out-patient departments will bill Column T plus P.

When coding the total benefit use suffix A; when coding the technical portion only use suffix B; when coding the professional portion only use suffix C.

Radiologists should use Column P as a guideline for negotiating remuneration with hospitals.

Benefits for clinical procedures related to x-ray examinations are listed in the following section, or under Diagnostic and Therapeutic or Surgical Procedures. "Clinical Procedures", in this context, are those by which contrast media are introduced, except oral or rectal administration for study of the alimentary tract, and intravenous injections, which are an integral part of the study, performed by the physician collecting the benefit for the procedure.

If less than minimum number of views are performed, reduce listed fees by 25%.

If the examinations which are requested by the referring physician yield abnormal findings or if they would yield information which in the opinion of the radiologist would be insufficient, governed by the needs of the patient and the requirements of the referring physician, the radiologist may add further views and charge for them (if listed).

Fee Schedule Interpretations

1. When a radiologist is asked to x-ray one extremity only, no additional charge should be made for comparison x-rays initiated by the radiologist.
2. Nephrotomography is covered by the listings for intravenous pyelogram and planigram.
3. A stereo pair is to be counted as two views.
4. No extra claim should be charged for rapid sequence I.V.P.
5. No additional claim is warranted for the use of the image intensifier in diagnostic radiology.
6. Fluoroscopy claims should not be submitted for any examination performed by the radiologist where fluoroscopy is generally regarded as an integral part of the examinations e.g. examinations of the G.I. tract, urinary tract, special procedures.
7. "Colon-air contrast" may be claimed when performed according to generally accepted criteria. The colon should be scrupulously prepared. Five to eight full size views of the abdomen should be obtained after fluoroscopically controlled introduction of air and barium.
8. "Oesophagus, stomach and duodenum, double contrast" presupposes the introduction of gas, the use of antifoam agent and a suitable barium mixture.
9. Abdomen and chest studies should not be routinely done and claimed in gastrointestinal examinations.
10. Three or more views of the chest should not be done routinely and claimed when a chest examination is requested.
11. Chest studies should not be routinely done and claimed in mammography cases.
12. Nasal bones or accessory nasal sinuses should not be routinely claimed in skull examination requests.
13. Abdomen and/or pelvis should not be routinely claimed in lumbar spine examination requests.
14. A survey film of the abdomen is a single view. The ordering of additional films should be left to the discretion of the radiologist who should have the power to determine what examination is adequate for a specific patient. Obviously, if progress of a long tube is being followed, a survey film is sufficient. If, however, an intestinal obstruction is being followed, a single film is usually inadequate.
15. Conventional films of the spine should not be routinely done and claimed for before myelography. The necessity of having plain film studies of the spine prior to interpreting the myelographic studies is obvious. It is not essential, however, that these be done at the institution where the myelogram was done. If they have been done at an outside office, then it is a matter for the radiologist and the referring physician to have the films available. If they cannot be made available to the radiologist, it is an acceptable practice for him to do the required examination of these areas and to claim for them so that they may be available for interpretation along with the myelographic study.

DIAGNOSTIC RADIOLOGY

16. Pharynx and oesophagus (cine or videotape) - X106 should not be claimed routinely with X108 and X109 but only when specifically indicated.
17. Lumbar or lumbosacral spine (X028) does not include the entire sacrum. An examination of the sacrum may be carried out and claimed for only when specifically indicated.
18. X006 and X007 are not both to be routinely claimed on the same patient but only when specifically ordered.
19. A maximum of two computed tomography examinations per patient per day may be claimed.
20. Complex head CT Scans are meant to be multi planer (multi directional) head CT Scans - to include one or more of the following areas: pituitary fossa, posterior fossa, internal auditory meati, orbits and related structures, the temporal bone and its contents and the temporomandibular joints. X400, X401 and X188 are not to be billed in addition to those fees for complex head studies.
21. All benefits listed apply to unilateral examinations unless otherwise specified.
22. Claims for X-ray services, when referred by an Osteopath, Chiropractor or Chiropractor to a private X-ray facility are not benefits of OHIP.
23. Claims for X-ray services, when referred by an Osteopath or Chiropractor to a hospital out-patient department are benefits.

Code		T	P
Head and Neck			
X001	Skull - four views	30.10	10.50
X009	- five or more views	37.60	13.00
X003	Sella turcica (when skull not examined)	15.00	5.10
X004	Facial bones - minimum of three views	21.90	8.20
X005	Nose - minimum of two views	15.00	5.10
X006	Mandible - minimum of three views (uni or bilateral)	21.90	8.20
X012	- four or more views	30.10	10.50
	Temporomandibular joints - minimum of four views including open and closed		
X007	mouth views	21.90	8.20
X008	Sinuses - minimum of three views	21.90	8.20
X010	Mastoids - bilateral - minimum of six views	28.90	11.35
X011	Internal auditory meati (when skull not examined)	21.90	8.20
N.C.	Teeth, up to 1/4 set	N.A.B.	N.A.B.
N.C.	Teeth, up to 1/2	N.A.B.	N.A.B.
N.C.	Teeth, full set	N.A.B.	N.A.B.
N.C.	Teeth, bite wing	N.A.B.	N.A.B.
X016	Eye, for foreign body	14.90	7.20
X017	Eye, for localization, additional	15.40	18.60
X018	Optic foramina	16.90	7.20
X019	Salivary gland region	13.90	6.30
X020	Neck for soft tissues - minimum of two views	13.90	6.30
Spine and Pelvis			
X025	Cervical spine - two or three views	26.10	6.30
X202	- four or five views	33.60	8.40
X203	- six or more views	40.70	10.40
X027	Thoracic spine - two views	23.90	6.30
X204	- three or more views	31.30	8.30
X028	Lumbar or lumbosacral spine - two or three views	26.10	6.30
X205	- four or five views	33.60	8.40
X206	- six or more views	40.80	10.50
X032	Entire spine - (scoliosis series) minimum of four views	54.00	16.40
X033	- Orthoroentgenogram (3 foot film) - single view	21.90	8.20
X031	- two or more views	30.05	10.40
X034	Sacrum and/or coccyx - two views	25.10	5.10
X207	- three or more views	31.30	8.30
X035	Sacro-iliac joints - two or three views	21.90	8.20
X208	- four or more views	29.20	10.40
X036	Pelvis and/or hip(s) - one view	15.00	5.10
	- two views (e.g. A.P. and frog view, both hips; or A.P.		
X037	both hips plus lateral one hip)	28.00	7.30
	- three or more views (e.g. pelvis and sacro-iliac joints,		
X038	or A.P. both hips plus lateral each hip)	32.20	8.20

DIAGNOSTIC RADIOLOGY		T	P
Code			
	Upper Extremities		
X045	Clavicle - two views	15.00	5.10
X209	- three or more views	23.10	7.00
	Acromioclavicular joints (bilateral) with or without weighted distraction		
X046	- two views	21.90	8.20
X210	- three or more views	29.90	10.40
X047	Sternoclavicular joints - (bilateral) - two or three views	18.00	6.30
X211	- four or more views	26.00	8.30
X048	Shoulder - two views	18.00	6.30
X212	- three or more views	26.00	8.30
X049	Scapula - two views	18.00	6.30
X213	- three or more views	26.00	8.30
X050	Humerus - including one joint - two views	15.00	5.10
X214	- three or more views	23.10	7.10
X051	Elbow - two views	15.00	5.10
X215	- three or four views	23.10	7.10
X216	- five or more views	31.10	9.20
X052	Forearm - including one joint - two views	15.00	5.10
X217	- three or more views	23.10	7.10
X053	Wrist - two or three views	15.00	5.10
X218	- four or more views	23.10	7.10
X054	Hand - two or three views	15.00	5.10
X219	- four or more views	23.10	7.10
X055	Wrist and hand - two or three views	21.90	10.40
X220	- four or more views	27.90	12.30
X056	Finger or thumb - two views	11.60	3.60
X221	- three or more views	15.00	5.10
	Lower Extremities		
X060	Hip - (unilateral) - two or more views	23.90	6.15
X063	Femur, including one joint - two views	15.00	5.10
X223	- three or more views	23.10	7.10
X065	Knee (including patella) - two views	15.00	5.10
X224	- three or four views	23.10	7.10
X225	- five or more views	31.10	9.20
X066	Tibia and fibula (including one joint) - two views	15.00	5.10
X226	- three or more views	23.10	7.10
X067	Ankle - two or three views	15.00	5.10
X227	- four or more views	23.10	7.10
X068	Calcaneus - two views	15.00	5.10
X228	- three or more views	23.10	7.10
X069	Foot - two or three views	15.00	5.10
X229	- four or more views	23.10	7.10
X072	Toe - two views	11.60	3.60
X230	- three or more views	15.00	5.10
X064	Leg length studies (Orthoroentgenogram)	21.90	8.20
	Skeletal Surveys		
	Skeletal survey for bone age,		
X057	- single film	15.00	5.10
X058	- two or more films or views	22.00	8.20
	Other survey studies - e.g., rheumatoid, metabolic or metastatic		
X080	- basic	7.50	2.60
X081	- plus per film or view	7.50	2.60

DIAGNOSTIC RADIOLOGY

Code		T	P
	Chest		
N.C.	Miniature chest film - for survey purposes only	N.A.B.	N.A.B.
X090	Single film	15.00	5.10
X091	Two views	22.10	8.30
X092	Three or more views	28.40	9.90
X039	Ribs - two or more views	18.00	6.15
X040	Sternum - two or more views	18.00	6.15
X096	Thoracic inlet - two or more views	15.00	5.10
	Abdomen		
X100	Single view	15.00	5.10
X101	Two or more views	23.00	7.20
	G.I. Tract		
X105	Palatopharyngeal analysis (cine or videotape)	29.70	20.60
X106	Pharynx and oesophagus (cine or videotape)	29.70	20.60
X107	Oesophagus - when X103, X104, X108 or X109 not billed	26.90	13.30
X108	Oesophagus, stomach and duodenum - including survey film if taken	46.70	23.90
X104	Oesophagus, stomach and duodenum - double contrast, including survey film, if taken	48.60	26.20
X103	Oesophagus, stomach and duodenum - double contrast, including survey film, if taken, and small bowel	61.50	33.20
X109	Oesophagus, stomach and small bowel	59.50	31.00
X110	Hypotonic duodenogram	39.70	20.60
X111	Small bowel only - when only examination performed during patient's visit.....	26.90	13.30
X112	Colon - barium enema (including survey film, if taken)	48.70	21.70
X113	Colon - air contrast, primary or secondary, including survey films if taken	61.60	28.15
X114	Gallbladder (one or multiple day examinations)	30.10	10.50
X120	Gallbladder (one or multiple day examinations with preliminary plain film).....	40.10	10.50
X116	T-Tube cholangiogram	21.90	8.20
X117	Operative cholangiogram	21.90	8.20
X118	Intravenous cholangiogram	49.90	18.60
X123	Operative pancreatogram or E.R.C.P.	21.90	8.20
	G. U. Tract		
X129	Retrograde pyelogram, unilateral or bilateral	21.90	8.20
X130	Intravenous pyelogram including preliminary film.....	50.00	20.70
X137	Cystogram (catheter)	24.00	6.15
X135	Cystourethrogram, stress or voiding (catheter)	27.80	12.30
X131	Cystourethrogram (non-catheter)	5.90	4.20
X191	Intestinal conduit examination or nephrostogram	21.90	8.20
X138	Percutaneous antegrade pyelogram	21.90	8.20
X139	Percutaneous nephrostomy	21.90	8.20
X134	Urethrogram (retrograde)	18.00	6.15
X136	Vasogram	18.00	6.15
	Obstetrics and Gynaecology		
X143	Survey film	15.00	5.10
X144	Pelvimetry	21.90	8.20
X147	Hysterosalpingogram	30.05	10.40
X148	Intra-uterine foetal transfusion - radiological control	39.70	20.60
	Fluoroscopy - by physician with or without spot films		
X195	Chest	9.40	10.40
X196	Skeleton	9.40	10.40
X197	Abdomen	9.40	10.40
X189	Fluoroscopic control of clinical procedures done by another physician per 1/4 hour	7.40	17.30

DIAGNOSTIC RADIOLOGY

Code		T	P
Special Examinations			
X155	Abdominal or pelvic pneumogram	40.30	10.40
Angiography			
	- by catheterization		
	- abdominal, thoracic, cervical or cranial		
	- using single films		
X179	non-selective	30.05	10.40
X180	selective (per vessel to max. of 4)	39.70	20.60
	- using film changer, Cine or multiformat camera		
X181	non-selective	60.10	20.60
X182	selective (per vessel to a max. of 4)	80.00	31.00
X140	selective (6 or more vessels)	I.C.	I.C.
X178	Intravenous angiocardiology - with quantification	-	31.25
X172	- without quantification	-	23.45
Carotid angiogram - direct puncture			
X160	- unilateral	49.30	31.00
X161	- bilateral	79.20	46.60
Peripheral angiogram			
X174	- unilateral	30.05	10.40
X175	- bilateral	39.70	20.60
X198	Splenoportogram	59.60	20.60
X199	Translumbal aortogram	59.60	20.60
Vertebral angiogram - direct puncture			
	or retrograde brachial injection		
X132	- unilateral	49.30	31.00
X133	- bilateral	80.60	46.60
X156	Arthrogram, tenogram or bursogram	26.40	22.75
	- with fluoroscopy and complete		
	positioning throughout by physician	37.00	33.15
X200	Bone density (mineral content) measurement	33.80	16.40
X157	Bronchogram - unilateral	29.60	20.60
X158	- bilateral	39.20	31.00
X159	Cerebral stereotaxis	60.10	20.60
X122	Cholangiogram, percutaneous trans-hepatic	29.80	15.50
Computed tomography			
X400	-head - without I.V. contrast	-	39.50
X401	-with I.V. contrast	-	59.20
X188	-with and without I.V. contrast	-	69.10
X402	-complex head (See Preamble Para 20) - without I.V. contrast	-	59.20
X405	- with I.V. contrast	-	69.10
X408	- with and without I.V. contrast	-	78.90
X403	-neck - without I.V. contrast	-	39.50
X404	-with I.V. contrast	-	59.20
X124	-with and without I.V. contrast	-	69.10
X406	-thorax - without I.V. contrast	-	59.20
X407	-with I.V. contrast	-	69.10
X125	-with and without I.V. contrast	-	78.90
X409	-abdomen - without I.V. contrast	-	78.90
X410	-with I.V. contrast	-	88.85
X126	-with and without I.V. contrast	-	98.70
X412	-extremities (one or more) - without I.V. contrast	-	39.50
X413	-with I.V. contrast	-	59.20
X127	-with and without I.V. contrast	-	69.10
X415	-spine -without I.V. contrast	-	78.90
X416	-with I.V. contrast	-	88.85
X128	-with and without I.V. contrast	-	98.70
Miscellaneous Examinations			
X151	Cordotomy, percutaneous	49.30	31.00
X163	Dacrocystogram	30.05	10.40
X164	Discogram(s) - one or more levels	29.60	20.60
X167	Fistula or sinus injection	21.90	8.20
X169	Laminogram, planigram, tomogram	40.30	10.40

DIAGNOSTIC RADIOLOGY

Code		T	P
X170	Laryngogram	29.60	20.60
X171	Lymphangiogram	49.90	20.60
X192	Mammary ductography	21.90	8.20
X184	Mammogram - dedicated equipment - unilateral	25.00	11.35
X185	- bilateral	37.20	17.10
X186	- using xeroradiography - unilateral	30.90	11.35
X187	- bilateral	47.50	17.10
X150	Mechanical evaluation of knee	25.70	14.50
X193	Microradioscopy of the hands	14.80	10.40
X173	Myelogram (spine and/or posterior fossa)	35.30	24.85
X190	Pantomography	18.00	6.15
X154	Penis	16.10	4.20
X165	Photographic subtraction	-	10.40
X176	Sialogram	30.05	10.40
X177	Skin thickness measurement	15.80	8.20
X183	Ventriculogram	49.30	31.00
X166	Examination using portable machine in "home", add to first examination only ...	63.70	-

Note: This code does not apply to the use of a portable machine in a hospital.
 Can only be claimed once per day regardless of the number of people
 x-rayed in the same "home".

**CLINICAL PROCEDURES, ASSOCIATED WITH
DIAGNOSTIC RADIOLOGICAL EXAMINATIONS**

- Note: 1. These procedural fees are intended to cover compensation for the professional service of placing an instrument and introducing contrast media if done (except oral or rectal administration for study of the alimentary tract). Injection of materials to enhance the effect of contrast media is included in the procedure benefits.
2. Radiological charges are additional: see similar entries under DIAGNOSTIC RADIOLOGY.
3. Where similar procedures are done for diagnostic physiological studies of non-radio-logical nature, e.g. cardiac catheterization or intra-arterial infusion, they are listed separately under Surgery or Diagnostic and Therapeutic Procedures. See Index.

Code		Spec.	Anaes
	Angiography		
	- by catheterization		
	- abdominal, thoracic, cervical or cranial		
	Insertion of catheter (including cut down, if necessary) and injection, if given	97.00	5
J021	Selective catheterization - add to catheter insertion fee (per vessel to maximum of four), each	48.60	
J022	Selective catheterization (spinal and parathyroid angiography) - add to catheter insertion fee - per vessel each	24.30	
J014	("Selective" means manipulation of the catheter from the vessel of introduction into a branch, tributary, or cardiac chamber with angiogram(s)).		
J031	Carotid angiogram - direct puncture	77.40	5
J019	Non-selective intravenous angiocardiology, including quantification	97.00	5
J025	Transluminal angioplasty including angiography with or without pressure measurements - one or more sites or vessels	253.10	5
Note: J021 & J022 may not be claimed with J025.			
J048	Percutaneous trans-hepatic catheter portal venography	197.40	5
J027	Peripheral arteriogram - direct puncture	48.60	4
J026	Peripheral venogram - direct puncture	39.00	4
	Selective coronary catheterization including angiogram, see J012 and G297, page 57		
J033	Splenoportogram	77.40	4
J034	Trans-lumbar aortogram	77.40	5
J032	Vertebral angiogram - direct puncture or by retrograde brachial injection.....	77.40	5
	Embolization e.g. for treatment of hemangioma or renal carcinoma		
	- first vessel, charge appropriate angiographic procedural and radiological fees plus	66.80	
J040	- each additional vessel catheterized and occluded, per vessel	31.30	
J047	Intra-arterial infusion of drugs e.g. for control of gastrointestinal haemorrhage - charge appropriate angiographic procedural and radiological fees plus a per diem supervision fee of	18.70	
J023	Pressure measurements during angiography	18.70	
J035	Arthrogram, tenogram or bursogram.....	18.70	4
J001	Biliary duct calculus manipulation etc. - see Z562 on page 136.		
J024	Bronchial brushing - unilateral	77.40	6
J044	- bilateral	116.20	6
J002	Bronchogram - unilateral	23.20	6
J043	- bilateral	35.00	6
J003	Bronchogram with intra-tracheal catheter - unilateral	47.35	6
J042	- bilateral	70.85	6
J050	Carotid or vertebral artery occlusion by detachable balloon - percutaneous.....	212.60	
J005	Dacrocystogram	28.90	4
J006	Discogram - one disc	66.80	4
J030	- each additional disc	34.35	
J049	Embolization of spinal arteriovenous malformation - percutaneous	303.80	5
J036	Fistula or sinus injection	18.70	
J008	Hysterosalpingogram	39.00	4
J004	Intramammary needling for localization under mammographic control	28.90	

**CLINICAL PROCEDURES, ASSOCIATED WITH
DIAGNOSTIC RADIOLOGICAL EXAMINATIONS**

Code		Spec. Anaes.
J009	Laryngogram	23.20
J010	Lymphangiogram - per side	66.80
J037	Mammary ductography	28.90
J011	Myelogram	66.80
	- with supine views requiring removal and re-introduction of spinal needle, add	18.70
J020	- with posterior fossa views, add	18.70
J012	Nephrotomogram	-
J060	Nephrostogram	18.70
J045	Percutaneous antegrade pyelogram	77.40
J055	Percutaneous Gastrostomy	142.10
J046	Percutaneous nephrostomy	142.10
J041	Percutaneous removal of intravascular foreign bodies	187.50
J051	Percutaneous spinal cord puncture for syringogram	65.80
J013	Percutaneous trans-hepatic cholangiogram	66.80
J015	Peritoneal pneumogram	28.90
J052	Positive contrast cisternogram	86.10
J017	Presacral insufflation	48.60
J039	Renal cyst puncture	77.40
J018	Sialogram	28.90
J007	Tomogram	-
J028	Urethrogram, urethrocystogram, or intestinal conduit examination, cystogram ...	18.70
J029	Vasogram	51.65

Intubation of small intestine - see Z540 on page 133.

MAGNETIC RESONANCE IMAGING

Code		T	P
	OHIP claims for MRI are limited to out patient services only.		
X421	-head - multislice S.E. (1 or 2 echos)	-	57.30
X422	- multislice I.R.	-	37.30
X425	- repeat (another plane, different pulse sequence - max. 2)	-	28.60
X431	-neck - multislice S.E. (1 or 2 echos)	-	57.30
X432	- multislice I.R.	-	37.30
X435	- repeat (another plane, different pulse sequence - max. 2)	-	28.65
X441	-thorax - multislice S.E. (1 or 2 echos)	-	66.80
X442	- multislice I.R.	-	57.30
X445	- repeat (another plane, different pulse sequence - max. 2)	-	33.40
X451	-abdomen - multislice S.E. (1 or 2 echos)	-	66.80
X452	- multislice I.R.	-	57.30
X455	- repeat (another plane, different pulse sequence - max. 2)	-	33.40
X461	-pelvis - multislice S.E. (1 or 2 echos)	-	66.80
X462	- multislice I.R.	-	57.30
X465	- repeat (another plane, different pulse sequence - max. 2)	-	33.40
X471	-extremities - multislice S.E. (1 or 2 echos)	-	57.30
X472	- multislice I.R.	-	37.30
X475	- repeat (another plane, different pulse sequence - max. 2)	-	28.65
	- limited spine (one segment)		
X490	- multislice SE (1 or 2 echos).....	-	53.50
X491	- multislice IR	-	34.80
X492	- repeat (another plane, different pulse - max. 2).....	-	26.70
	- intermediate spine (2 adjoining segments)		
X493	- multislice SE	-	62.30
X494	- multislice IR	-	53.50
X495	- repeat (another plane, different pulse max. 2)	-	31.10
	- complex spine - (2 or more non-adjoining segments)		
X496	- multislice SE	-	92.60
X497	- multislice IR	-	53.50
X498	- repeat (another plane, different pulse sequence, max. 2).....	-	46.70
X486	When gating is performed, add 30% to listed fee.....		

DIAGNOSTIC ULTRASOUND

T and P Columns should be interpreted in the spirit of the first two paragraphs on page 43, but without limiting the performance of these tests to suitably trained physicians of any one specialty. Furthermore, the physician must be physically available to approve, modify or intervene in the examination as required or the examination must be completely recorded by video/computer methods and reviewed in its entirety by the physician. No fee (either professional or technical) may be charged if the physician's only involvement is the interpretation of hard copy (films).

Notes: A-Mode-implies a one-dimensional ultrasonic measurement procedure.

M-Mode-implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures.

Scan B-Mode-implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display. All ultrasound examinations include a permanent record and interpretative report.

The total benefit is arrived at by adding T plus P. When coding the total benefit use suffix A; when coding the technical portion only use suffix B; when coding the professional portion only use suffix C.

Code		T	P
Head and Neck			
J100	Echoencephalography - midline, A-mode	-	4.45
J122	Brain - complete, B-mode	45.40	27.00
	Echography-ophthalmic (excluding vascular study)		
J102	Quantitative, A-mode	22.10	33.40
J103	B-scan immersion	43.30	44.30
J107	B-scan contact	21.90	22.00
J108	Biometry (Axial length - A-mode)	28.70	22.40
J105	Face and/or neck (excluding vascular study)	45.40	27.00
J106	Paranasal sinuses, A-mode	6.20	2.60
Heart - echocardiography (see listings on page 59)			
Thorax			
J125	chest masses, pleural effusion - A & B-mode	46.70	27.90
Abdomen and Retroperitoneum			
J135	Abdominal scan, complete	46.70	27.90
J128	Abdominal scan, limited study (e.g. gallbladder only, aorta only or follow-up study)	30.80	18.45
J138	Intracavity ultrasound (e.g. transrectal, transvaginal).....	46.70	27.90
Pelvis			
J159	Pregnancy, complete	46.70	27.90
J162	Pelvic, complete	46.70	27.90
J163	Pelvis or pregnancy, limited study (e.g. fetal age determination, placental localization, I.U.C.D. localization)	30.80	18.45
Vascular System			
J190	Extra-cranial vessel assessment (bilateral carotid and/or subclavian and/or vertebral arteries) - Doppler scan or B scan	41.00	19.50
J191	- frequency analysis	41.00	19.50
J192	- frequency analysis with Doppler scan	51.50	26.60
	- Duplex scan i.e. simultaneous real time, B mode imaging and spectral analysis	63.50	37.80
J201	Peripheral artery evaluation (not to be billed routinely with J190, J191 or J192) - Doppler scan or B scan, unilateral	21.20	16.10
J193	- frequency analysis, unilateral	14.20	13.30
J194	- frequency analysis with Doppler scan, unilateral	26.60	22.20
J195	- Duplex scan i.e. simultaneous real time, B-mode imaging and spectral analysis, unilateral	31.80	18.90
J202	Venous assessment (bilateral - includes assessment of femoral, popliteal and posterior or tibial veins with appropriate functional manoeuvres and permanent record) not chargeable during surgery or during patient's post operative stay in hospital	7.10	11.30

DIAGNOSTIC ULTRASOUND

Code		T	P
	Vascular laboratory fees		
J199	Ankle pressure determination - not chargeable during surgery or during the patients' post operative stay in hospital	\$ -	8.80
J200	Ankle pressure measurements with segmental pressure recordings and/or pulse volume recordings and/or Doppler recordings	19.60	24.90
J196	Ankle pressure measurements with exercise and/or quantitative measurements added to the above	7.60	11.80
J197	Penile pressure recordings - two or more pressures	6.60	8.80
J203	Transcutaneous tissue oxygen tension measurements	23.10	6.30
J204	- when done in addition to Doppler studies	12.60	6.30
	Miscellaneous		
J180	Echography for placement of radiation therapy fields, scan B-mode	33.80	21.50
J182	Extremities - per limb (excluding vascular study)	22.70	13.60
J127	Breast - scan B-mode (per breast)	22.70	13.60
J183	Scrotal - scan	22.70	13.60
J149	Ultrasonic guidance of biopsy, aspiration, amniocentesis or drainage procedures (one physician only)	45.40	27.00

PULMONARY FUNCTION STUDIES

Column T - The benefit for testing including supplying of equipment, premises and technical services.

Column P - the benefit for professional services including responsibility for quality control and technician training, interpretation of the results of the tests, and consultation between the physician responsible for the tests and the referring physician concerning the results of the test.

- Notes:
1. The total benefit is obtained by adding columns T and P together. When coding the total benefit use suffix A; when coding the technical portion use only suffix B; when coding the professional portion only use suffix C.
 2. The benefits for J301, J324, J304 and J327 must be performed with a permanent record and represent the best of three recorded test results with or without bronchodilator.
 3. Vital capacity, J301, and flow volume loop, J304, cannot be claimed at the same time.
 4. Each of the following tests designated by an individual code number is considered to be specific and requires individual ordering.
 5. Exercise assessment (J315, E450, E451, J316, J317) requires a physician to be in attendance at all times.
 6. J309 and J310 cannot be claimed at the same time.

Code		T	P
	Vital capacity, FEV_1 , FEV_1/FVC with or without MMEFR (FEF 25-75) calculation		
J301	9.00	6.80
J324	Repeat J301 after bronchodilator	2.70	2.70
J304	Flow volume loop (FVC, FEV_1 , FEV_1/FVC , V_{50} , V_{25})	18.10	12.90
J327	Repeat J304 after bronchodilator	2.70	2.70
J311	Functional residual capacity by gas dilution method	15.80	13.95
J307	Functional residual capacity by body plethysmography	17.00	14.20
J305	Lung compliance (pressure volume curve of the lung from TLC to FRC)	50.45	42.90
	Airways resistance by plethysmography or estimated using esophageal catheter	15.60	12.80
J306	2.70	1.80
J340	Maximum inspiratory and expiratory pressures	2.70	1.80
J309	Carbon monoxide diffusing capacity by steady state at rest	10.40	8.00
J310	Carbon monoxide diffusing capacity by single breath method	20.80	14.40
J308	Carbon dioxide ventilatory response	19.40	13.00
J328	Oxygen ventilatory response (physician must be present)	19.40	19.40
	Stage I: Graded exercise to maximum tolerance exercise (must include continuous heart rate and ventilation at rest and at each workload)		
J315	48.20	32.20
E450	J315 plus J301 or J304 before and/or after exercise, add	12.90	6.50
E451	J315 plus 12 lead E.C.G. done at rest, used for monitoring during the exercise and followed for at least 5 minutes post exercise, add	17.50	20.30
	Stage II: Repeated steady state graded exercise (must include heart rate, ventilation, VO_2 , VCO_2 , BP, ECG, end tidal and mixed venous CO_2 at rest, 3 levels of exercise and recovery)	127.20	59.60
J316	168.60	101.30
J317	Stage III: J316 plus arterial blood gases, pH and bicarbonate or lactate...		
	Assessment of exercise induced asthma (workload sufficient to achieve heart rate 85% of predicted maximum; performance of J301 or J304 before exercise and 5-10 minutes post exercise)	32.30	19.50
J330	-	8.20
2459	Arterial puncture for blood gas analysis	-	8.20
J319	Blood gas analysis: pH, PO_2 , PCO_2 , bicarbonate and base excess	10.90	-
J318	Arterialized venous blood sample collection (e.g. ear lobe)	3.60	-
	A-a oxygen gradient requiring measurement of RQ by sampling mixed expired gas and using alveolar air equation	26.70	10.30
J320	26.70	13.40
J331	Estimate of shunt (Qs/Qt) breathing pure oxygen	10.90	3.60
J313	Mixed venous PCO_2 , by the rebreathing method	10.20	5.10
J323	O_2 saturation by oximeter at rest, with or without O_2	15.40	7.80
J332	Oxygen saturation by oximeter at rest, at exercise or during sleep	23.50	11.90
J334	J332 with supplemental O_2	25.90	6.70
J322	Standard O_2 consumption and CO_2 production		

PULMONARY FUNCTIONS

Code		T	P
J333	Non-specific bronchial provocative test (histamine, methylcholine, thermal challenge)	37.45	27.50
J335	Antigen challenge test	50.30	27.50

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

With a few exceptions specifically indicated below, the listed procedural benefits are for the procedure(s) alone. Consultations or visit benefits when such services are rendered, may be claimed in addition to the procedural benefits.

When a procedure(s) is the sole reason for a visit, add \$4.50 basic fee per visit for those procedures marked (+) regardless of the number of procedures carried out during that visit. However, if the patient visit is to a physician's office or a diagnostic facility controlled directly or indirectly by a physician who has examined (or is about to examine the patient) and referred the patient to such a diagnostic facility, no basic fee should be claimed under these circumstances.

G700

Note: G700 is not payable to a hospital department.

Fee Schedule Interpretations

1. Urinalysis and other laboratory tests listed on page 66, apply when these services are performed by a physician in his office with or without an associated consultation or visit. The same tests listed in the Laboratory Medicine Section of the Schedule apply to licensed laboratories.
2. Some fees for Diagnostic and Therapeutic Procedures have the technical and professional components listed separately. The technical component includes the salaries of support staff, equipment depreciation or lease costs, supplies and costs associated with the preparation of a written report. The professional component includes the clinical supervision of the diagnostic facility, interpretation of the test results and a written report. When only one fee is listed for a service, it represents the professional component only.
3. The Preamble applicable to Surgical Procedures also applies, where appropriate, to Diagnostic and Therapeutic Procedures.

ALLERGY

Note: If a patient presents for an allergy injection and has an acute infectious condition, albeit of the respiratory system, or some other unrelated condition which would have otherwise required a separate office visit, the physician is entitled to charge the appropriate assessment fee as well as the injection fee. If a patient requires a brief assessment of his allergic condition as well as the allergy injection, the physician should bill the injection and basic fees.

Code		Proced.	
		Fee	Anaes.
	Drug(s) desensitization, i.e. penicillin, insulin and aspirin in a critical care setting under direct physician supervision	165.20	
G185	Acute desensitization; e.g., ATS, penicillin	7.80	
+G200	Direct nasal tests, \$1.38 each, maximum	4.14	
+G201	Hyposensitization, including assessment and supervision (one or more injections)	3.40	
G212	- when sole reason for visit (G700 plus G202)	7.90	
	Insect venom desensitization (immunotherapy) - per injection (to a maximum of 5 per patient per diem). In addition to G205, after the initial major assessment, a minor or partial assessment may be claimed once per day		
G205	if rendered	11.50	
+G203	Ophthalmic tests - direct, \$1.38 each, maximum	4.14	
+G204	- quantitative	11.00	
G206	Patch test, \$1.38 each, maximum of 35 per year	48.30	
	\$1.51 each, maximum of 50 per year for industrial or occupational dermatoses		
G198	Bronchial provocative testing - per session (limit of 6 sessions per patient)	75.50	
+G207	Serial provocation testing for food colours, food additives and drugs performed by a double blind technique, placebo control, measured by objective parameters and to include documentation - per test	12.55	
G208	administration (maximum 5 per patient per year).....per hour	12.40	
G209	Skin tests provided in physician's office or hospital including physician interpretation .69 cents each - technical component, maximum	34.50	
G197	.16 cents each - professional component, maximum	8.00	
G199	Insect venom skin testing provided in physician's office or hospital including physician interpretation, \$1.11 each, maximum	33.30	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
	ALLERGY - Cont'd.		
	Local anaesthetic hypersensitivity skin test, \$0.94 each, maximum of 25 per year		
G195	year	23.50	
G196	Penicillin hypersensitivity skin test, \$0.94 each, maximum of 15 per year ..	14.10	
	Physical urticaria challenges to include at least 3 of the following:		
-	Assessment of demographic challenge with 100, 250 or 500 gm needle, measuring immediate and delayed responses		
-	Assessment of pressure challenge with 15 lbs. weight recording onset, peak, duration of response - immediate and delayed		
-	Assessment of ice cube cold challenges		
-	Assessment of cholinergic exercise challenge with use of treadmill or bicycle to target pulse rate greater or equal to 120 per minute and profuse sweating		
-	Vibration effect of light and water		
G213	- Histamine or methylcholine test	12.40	
	ANAESTHESIA		
	Examination Under Anaesthesia - when sole procedure performed not otherwise listed in the Schedule.		
Z432	with or without intubation (diagnosis required)	47.60	4
	CARDIOVASCULAR		
	Vascular Cannulation		
Z459	Arterial puncture	8.20	
G268	Cannulation of artery or central vein; e.g., for pressure measurements or for feeding line, including cut down as necessary	27.95	
G309	Umbilical artery catheterization (including obtaining of blood sample)	40.60	
+G480	Venipuncture - infant	8.25	
+G482	- child	5.60	
+G489	- adolescent or adult	2.00	
+G483	Therapeutic venisection	8.60	
G282	Umbilical vein catheterization (including obtaining of blood sample)	17.75	
	Insertion of Swan-Ganz catheter (not included in anaesthetic, respiratory or critical care benefits)	144.90	4
Z438	or critical care benefits)		
	Note: When G296 is done in addition to G287 use Code G304 instead		
	- when dye dilution densitometry done in addition, add, to a max. of 3 times, per Swan-Ganz insertion	44.00	
G304	times, per Swan-Ganz insertion	44.00	
G360	Thermal Dilution studies (once a day to a maximum of 5 days) add		
Z456	Insertion of permanent feeding line; e.g., Hickman or Broviac catheter	121.00	4
Z457	Surgical removal of Hickman or Broviac catheter	35.20	4
Z446	Insertion of subcutaneous venous access reservoir (chemoshunt)	121.00	4
Z447	- revision same site	53.20	4
G271	Anticoagulant supervision - long term, telephone advice - per month	9.45	
	Blood Transfusions:		
G279	Indirect transfusion	16.70	
G275	Exchange transfusion (procedure only)	182.90	
	Assistant at exchange transfusion (see Preamble - page xi, item B. 36(g))		
G280	Intra-uterine foetal transfusion - initial or subsequent	166.50	
G276	Donor cell pheresis (platelets or leukocytes)	13.70	
	Therapeutic plasma exchange		
G277	-initial and repeat, to a maximum of 5 per year, each	66.50	
G278	- more than 5 per year, each	33.90	
G272	Manual plasmapheresis	I.C.	
	Cardioversion:		
Z437	Cardioversion (electrical) - limit of three sessions per patient, per day..	58.80	5

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
CARDIOVASCULAR - Cont'd.			
Cardiac Catheterization			
When more than one procedure is carried out at one sitting, the additional procedures are to be charged at 50% of the listed benefits.			
Hemodynamic/Flow/Metabolic Studies			
Z439	Right heart - pressures only	137.30	5
Z440	Left heart - retrograde aortic	173.40	5
Z441	- transeptal	244.60	5
G296	Dye dilution densitometry and/or thermal dilution studies - benefit covers all studies on same day in cath lab	91.40	
Note: When G296 is done in addition to G287 use Code G304 instead			
G299	Oxymetry	91.40	
G289	Pick determination	91.40	
G300	Metabolic studies; e.g., coronary sinus lactate and pyruvate determinations	91.40	
G301	Exercise studies during catheterization	100.90	
G306	Isotope studies during cardiac catheterization	91.40	
G305	Intracardiac phonocardiography	100.70	
Angiography			
G297	Angiograms (any number of injections)	100.90	
Bypass graft angiogram (including internal mammary artery implant)			
G509	- per graft injection	66.50	
Z442	Selective coronary catheterization - both arteries	239.50	5
G263	- with drug interventional studies, add	80.70	
Z434	Transluminal coronary angioplasty; one or more sites in a single vessel....	355.40	5
G262	- each additional vessel, add	177.70	
Note: If anatomy unknown at time of procedure, claim G297 at 50%.			
Percutaneous angioplasty including angiography with or without pressure measurements on aortic valve, pulmonic valve, pulmonary branch stenosis			
Z448		429.25	20
Z449	- for coarctation of aorta.....	343.30	20
Electrophysiology/Pacing			
Endocardial activation mapping (includes insertion of electrodes and arrhythmia induction)			
G176	- Atrial	219.70	
G177	- Ventricular	371.60	
G178	- Catheter ablation therapy	313.80	
G179	- repeated	99.10	
G115	External cardiac pacing (temporary transthoracic) once per 24 hr. period...	41.30	
Note: Not to be claimed in combination with G521, G522, G523, G395 and G391.			
Electrophysiologic measurements (includes one or all of sinus node recovery times, conduction times and refractory periods). Includes insertion of electrodes			
G249		206.45	
Induction of arrhythmias: To include programmed electrical stimulation, drug provocation and cardioversion if necessary: once per patient per 24 hours. Includes insertion of electrodes			
G261		297.30	
Acute administration of anti-arrhythmic drugs with testing of arrhythmia inducibility: Maximum 2 per 24 hours			
G366		132.10	
Note: G366 not to be claimed with G261.			
G261 not to be claimed with G521, G522, G523, G395 and G391.			
Z443	Insertion of temporary endocardial electrode	137.30	5
Z431	Repositioning of temporary endocardial electrode	57.30	5

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
	CARDIOVASCULAR - Cont'd.		
	Endomyocardial Biopsy		
G288	Endomyocardial biopsy - transvascular, right or left	152.40	
	Electrocardiography - professional component must include pertinent written interpretation		
G313	E.C.G. - professional component	8.70	
G310	- technical component	6.40	
	Maximal stress E.C.G. (exhaustion, symptoms or E.C.G. changes) or submaximal stress E.C.G. (to target heart rate for patient) by a standard technique - with treadmill or ergometer and oscilloscopic continuous monitoring including E.C.G.'s taken during the procedure and resting E.C.G.'s before and after the procedure - physician must be in attendance at all times. The professional component includes the necessary clinical assessment immediately prior to testing.		
G315	- technical component	31.95	
G319	- professional component	50.60	
G316	Vector - technical component	16.40	
G335	- professional component	9.20	
	Dipyridole Thallium Stress Test		
G111	- Technical component	39.00	
G112	- Professional component	61.10	
	Continuous ECG Monitoring; e.g., Holter		
	Level 1 - Requires a recorder capable of recording or analyzing all beats and transmitting this information to a scanner which is capable of analyzing or printing every beat and also performing a <u>trend analysis</u> on the 12 or 24 hour tape period.		
	Level 2 - All other 12 - 24 hour monitoring devices which record only portions of the monitoring period or do not provide trend analysis.		
G650	Level 1 - professional component	42.90	
G651	- technical component - recording	23.30	
G652	- scanning	31.90	
G653	Level 2 - professional component	30.55	
G654	- technical component - recording	22.20	
G655	- scanning	15.20	
	Interpretation of telephone transmitted E.C.G. rhythm strip		
G320	- professional component (must include pertinent written interpretation).	3.75	
G311	- technical component	1.85	
	Single chamber reprogramming including electrocardiography		
G283	- professional component	8.50	
G284	- technical component	8.50	
	Dual chamber reprogramming including electrocardiography		
G180	- professional component	12.70	
G181	- technical component	11.30	
	Pacemaker pulse wave analysis including electrocardiography		
G307	- professional component	8.50	
G308	- technical component	8.50	
	Non Invasive Cardiology:		
Note:	When more than one procedure of items marked (*) are performed at one sitting, the major procedure is to be claimed at full benefit and the remainder at 50% of the listed benefit(s).		
	*Phonocardiogram - multiple channel (not less than 3 channels)		
G504	- professional component	15.50	
G505	- technical component	37.80	
G506	(with pharmacologic intervention), add	7.70	
G507	*Apex cardiogram - professional component	9.45	
G508	- technical component	9.45	

*Fees for apex cardiography and E.C.G. may be charged when both services are rendered.

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
CARDIOVASCULAR - Cont'd			
Blood Flow Study (Doppler or other) - uni or bilateral			
*Phlebography and/or carotid pulse tracing (with systolic time intervals)			
G518	- professional component	10.10	
G519	- technical component	10.10	
G502	Carotid phonoangiography - professional component	9.45	
G503	Oculoplethysmography - professional component	9.45	
G120	Impedance plethysmography - professional component	6.15	
G121	- technical component	12.10	
Echocardiography			
Professional components: P_1 is the professional fee for the performance of some or all of the procedure by a suitably trained physician or alternatively, the same physician being physically present in the echocardiography laboratory to supervise the procedure, interpret the results and provide a written report. P_2 is the professional fee for interpretation of the results (the video tape must be reviewed in its entirety by the physician) and provision of a written report by a suitably trained physician.			
G560	Complete study - 1 dim. - technical component	33.90	
G561	- professional component (P_1)	32.70	
G562	- professional component (P_2)	24.20	
G566	- 2 dim. - technical component	58.10	
G567	- professional component (P_1)	51.40	
G568	- professional component (P_2)	38.70	
G570	- 1 and 2 dim. - technical component	74.60	
G571	- professional component (P_1)	68.25	
G572	- professional component (P_2)	51.00	
G574	Limited study - 1 or 2 dim. for follow up studies - not to be charged in conjunction with pregnancy study - technical component	16.10	
G575	- professional component (P_1 or P_2)	16.10	
G577	Cardiac Doppler study in conjunction with complete 1 and 2 dim. echocardiography studies - technical component	44.00	
G578	- professional component (P_1)	34.00	
G579	Saline study (including venipuncture) - professional component (P_1)	10.50	
Peripheral Arterial and Venous Systems - see listings under Diagnostic Ultrasound.			
CRITICAL CARE			
Life Threatening Emergency Situation - Resuscitation in emergency situation (cardiac arrest, massive injury, cardio-respiratory failure, resuscitation of newborn (see Preamble relating to Obstetrics), severe shock, coma) includes immediate crisis related examination and usual resuscitative measures and to include as required, defibrillation, cardioversion, cut downs, intravenous lines, arterial and/or venous catheters, pressure infusion sets and pharmacological agents, urinary catheters, C.V.P. lines, blood gases, nasogastric tubes with or without lavage, endotracheal intubation and tracheal toilet.			
G521	benefit per physician - first 1/4 hour	73.30	
G523	- second 1/4 hour	36.70	
G522	- after first 1/2 hour (per 1/4 hour or major part thereof)	24.20	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
	CRITICAL CARE - Cont'd		
	Other Resuscitation - includes cutdowns, intravenous lines, arterial and /or venous catheters pressure infusion sets and pharmacological agents, urinary catheters, C.V.P. lines, blood gases, nasogastric tubes, with or without lavage, endotracheal intubation and tracheal toilet.		
G395	benefit per physician - first 1/4 hour	37.70	
G391	- after first 1/4 hour (per 1/4 hour or major part thereof)	18.90	
	Consultation or assessments rendered before or after provision of resuscitative care or neonatal intensive care may be claimed on a fee for service basis but not when claiming Critical, Ventilatory, Neonatal Intensive Care or Comprehensive care fees. When claiming Critical, Ventilatory, Neonatal Intensive Care or Comprehensive Care fees no other Critical Care codes may be claimed by the same physician(s).		
G303	Transthoracic pacemaker - insertion	45.70	
G211	Endotracheal intubation for resuscitation (not to be claimed when followed by a surgical procedure)	31.95	
	Critical Care - (Intensive Care Unit) - includes provision in an Intensive Care Area of all aspects of care of a critically ill patient (b)excluding ventilatory support(e) and includes initial consultation and assessment, emergency resuscitation, intravenous lines, cut downs, pressure infusion set and pharmacological agents, insertion of arterial, C.V.P. or urinary catheters and nasogastric tubes, securing and interpretation of laboratory tests, oximetry, transcutaneous blood gases and intracranial pressure monitoring interpretation and assessment when indicated (excluding insertion of ICP measuring device). These fees are not chargeable for services rendered to stabilized patients in I.C.U.'s, or patients admitted for ECG monitoring or observation alone.		
	(b)Physician-in-charge(e) is the physician(s) daily providing the above.		
G400	1st day	188.30	
G401	2nd to 10th days (inclusive) per diem	94.20	
G402	11th day onwards per diem	47.10	
	Ventilatory Support (Intensive Care Unit) - includes provision of ventilatory care including initial consultation and assessment of the patient, endotracheal intubation with positive pressure ventilation including intravenous lines, cutdown, pressure infusion, insertion arterial C.V.P. lines, tracheal toilet, use of artificial ventilator and all necessary measures for its supervision, obtaining and interpretation of blood gases, oximetry, transcutaneous blood gas application and assessment.		
	(b)Physician-in-charge(e) is the physician(s) daily providing the above.		
G405	1st day	163.30	
G406	2nd to 10th day (inclusive) per diem	81.70	
G407	11th day onwards per diem	54.40	
	Comprehensive Care (Intensive Care Unit) - these fees apply to Intensive Care physicians who provide complete care ((b)both(e) Critical Care and Ventilatory Support as defined above) to Intensive Care Area patients. These fees include the initial consultation and assessment and subsequent examinations of the patient, endotracheal intubation, tracheal toilet, artificial ventilation and all necessary measures for respiratory support, emergency resuscitation, insertion of intravenous lines, cut downs, arterial and/or venous catheters, pressure infusion sets and pharmacological agents, insertion of CVP lines, defibrillation, cardioversion and usual resuscitative measures, insertion of urinary catheters and nasogastric tubes, securing and interpretation of blood gases and laboratory tests, oximetry, transcutaneous blood gases, intracranial pressure monitoring interpretation and assessment when		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code

Proced.	Fee	Anaes.
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CRITICAL CARE - Cont'd.

indicated (excluding insertion of ICP measuring device). These fees are not chargeable for services rendered to stabilized patients in I.C.U.'s, or patients admitted for ECG monitoring or observations, defibrillation, cardioversion and usual resuscitative measures, insertion of urinary catheters and nasogastric tubes, securing and interpretation of blood gases and laboratory tests, oximetry, transcutaneous blood gases, intracranial pressure monitoring interpretation and assessment when indicated (excluding insertion of ICP measuring device). These fees are not chargeable for services rendered to stabilized patients in I.C.U.'s, or patients admitted for ECG monitoring or observation alone.

(b) <u>Physician-in-charge</u> (e) is the physician(s) daily providing the above.		
G557	1st day	274.70
G558	2nd to 10th days (inclusive) per diem	137.40
G559	11th day onwards per diem	68.70

If Ventilatory Support (b)only(e) is provided, for example, by the anaesthetist(s), claims should then be made under (b)Ventilatory Support(e). (b)Comprehensive Care(e) fees do not apply. Other physicians should then charge (b)Critical Care(e) fees (b)or(e) the appropriate consultation, visit or procedures.

The fees under Physician-in-Charge apply per patient treated, i.e., while the physician-in-charge may change during the course of treatment, the daily fee formula as set out should be charged by the physicians involved as if there was only one physician-in-charge during the treatment program; in this sense, the daily fees are team fees.

If patient has been discharged from Unit more than 48 hours and is re-admitted to Unit, 1st day rate applies again on day of re-admission.

The appropriate consultation, procedure and visit fees shall apply after stopping Critical Care, Ventilatory Support, Comprehensive Care or Neonatal Intensive Care.

Other physicians apart from those providing Critical Care or Comprehensive Care may charge the appropriate consultation, visit and procedure fees not listed in the fee schedule for Critical Care. These claims will be adjudicated by the Plan on an Independent Consideration basis.

Hyperbaric Therapy (per dive)

G800	Physician in chamber with patient - per dive, first 1/4 hour	50.40
	- after first 1/4 hour (per 1/4 hour or	
G801	major part thereof)	25.30
	- after 2 hours in chamber (per 1/4 hour	
G802	or major part thereof)	50.45
G803	For each additional patient treated in the chamber, increase the above	
	fee(s) by 20%	
G804	Physician not in chamber with patient(s) - per dive, first 1/4 hour	37.70
	- after first 1/4 hour (per	
G805	1/4 hour or major part thereof).	18.90
	Consultation(s) or assessment(s) and special visit premium(s) may be	
	claimed on a per patient basis when these services are rendered.	

Note: Hyperbaric therapy is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Medical Consultant for qualifying diagnosis.

G210	Hypothermia (therapeutic) induction and management	170.10
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DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
CRITICAL CARE - Cont'd			
Neonatal Intensive Care			
Level A: Full life support including invasive monitoring, ventilatory support and parenteral alimentation (all modalities)			
G600	- 1st day	274.70	
G601	- 2nd to 10th days (inclusive) per diem	137.40	
G602	- 11th day onwards, per diem	68.70	
Level B: Intensive care including full monitoring both invasive and non-invasive, oxygen administration and intravenous therapy, but without ventilatory support			
G610	- 1st day	177.70	
G611	- 2nd day onwards, per diem	50.20	
Level C: Intermediate care including oxygen administration, non-invasive monitoring and gavage feeding.			
G620	- 1st day	119.10	
G621	- 2nd day onwards, per diem	24.90	
<p>The above benefits include the initial consultation or assessment and subsequent examination of the patient and, as required, insertion of arterial, venous, C.V.P. or urinary catheters, intravenous lines, interpreting of blood gases, nasogastric tubes, pressure infusion sets and pharmaceutical agents, endotracheal intubation, tracheal toilet, artificial ventilation and all necessary measures for respiratory support.</p> <p>These are team fees which apply to neonatologists/paediatricians/anaesthetists providing complete care. If ventilator care only is provided by anaesthetists, the above listings do not apply. Claims should then be made under Ventilatory Support (G405, etc.) with Neonatology Paediatric components billed on a fee for service basis.</p> <p>If infant has been transferred from one level to another in either direction, up or down, second day benefits apply.</p> <p>Regular visit and procedure benefits will apply the day following termination of Neonatal Intensive Care.</p> <p>If patient has been discharged from Unit more than 48 hours and is re-admitted to Unit, 1st day rate applies again on day of re-admission.</p> <p>The appropriate consultation, procedure and visit benefits shall apply after stopping artificial respiration or special care.</p>			
<p>When claiming Critical, Ventilatory, Neonatal Intensive Care or Comprehensive Care fees no other Critical Care codes may be claimed by the same physician(s).</p>			
Intensive Care Monitoring			
This category excludes Cardio-Pulmonary Resuscitation and Ventilatory Support and should be claimed on the basis of the appropriate consultation, procedure and visits benefit.			
DIALYSIS:!!UCB team benefits to include listed items. (This does not include preliminary investigation of the case).			
Haemodialysis (to include haemofiltration, haemoperfusion)			
R849	Initial and acute (to include surgical components)	776.95	6
R850	Insertion of Scribner shunt?b (to be included in the \$776.95 initial).....	279.00	6
G325	Medical component (to be included in the \$776.95 initial)	497.95	
G323	Acute, repeat (maximum of 3)	253.20	
G326	Chronic	58.10	each
Continuous Haemodiafiltration			
G093	Initial and acute. Repeat maximum of 3	497.95	
G094	Chronic	58.10	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
	DIALYSIS - Cont'd.		
	Slow Continuous Ultrafiltration		
G095	Initial and acute. Repeat maximum of 3	497.95	
G096	Chronic	58.10	
Z450	Revision of Scribner shunt - single	91.40	4
Z451	- both	135.60	4
Z452	De-clotting of Scribner shunt	83.30	
R843	Removal of cannula or A.V. shunt	72.40	4
R827	Creation of A.V. fistula - see listing on page 124.....	319.80	6
R841	Obliteration of A.V. fistula	73.20	4
R851	By-pass graft for haemodialysis - synthetic	355.40	7
R840	- autogenous vein	377.70	7
R833	Ligation or removal of by-pass graft	73.20	4
G324	Insertion of subclavian or external jugular catheter for haemodialysis.....	83.30	
G336	- Revision	13.70	
	Peritoneal dialysis		
G330	Acute (up to 48 hours) includes stylette cannula insertion (temporary)	177.70	
G331	Repeat acute (up to 48 hours) - maximum of 3	160.10	
G332	Chronic (up to 48 hours) - maximum of \$165.80 per week	82.90	
R852	Insertion of peritoneal cannula by laparotomy	166.50	6
R853	Insertion of Tenckov type peritoneal catheter - chronic - by trocar	83.30	4
R854	Removal of Tenckov type peritoneal catheter	45.30	
	Home/self-care dialysis - services rendered by physician		
	Haemodialysis and peritoneal dialysis (intermittent peritoneal dialysis and continuous ambulatory peritoneal dialysis) - includes routine clinic visits (system/drug/dialysis technique/blood work review and physical examination), counselling/psychotherapy of patients and relatives and supervised dialysis when required, per patient, per week	26.60	
	When physicians are required to make emergency visits to see patients on any form of home/self-care dialysis the appropriate visits and premiums are benefits. When the patient requires hospitalization, the appropriate fees for daily care and in-hospital dialysis are benefits instead of G333.		
	Home/self-care hemophilia - services rendered by the specialist in charge of the patient.		
	Hemophilia - includes routine clinic visits (systems/drugs/infusions techniques/blood work/review/physical examination), counselling, psychotherapy, genetic counselling of patients and relatives, and supervised hemophilia infusion when required,		
G100	per patient, per week	26.60	
	When physicians are required to make emergency visits to see patients on any form of home/self care hemophilia infusion, the appropriate visits and premiums are chargeable. When the patient requires hospitalization, the appropriate fees for daily care and in-hospital infusions are chargeable instead of G100.		
	ENDOCRINOLOGY AND METABOLISM		
+G493	ACTH test - single or multiple, per injection	5.65	
	Antidiuretic hormone response test including the 8 hour water deprivation test	15.10	
+G337	Clonidine suppression test (for the investigation of pheochromocytoma) - with physician present - includes venipunctures	22.20	
+G338	Glucagon test		
+G494	(Type A) for carbohydrate response	9.10	
	(Type B) for hypertension, pheochromocytoma and insulinoma		
+G495	provocative test (including cold pressor test)	37.80	
G358	Growth hormone exercise stimulation test with physician present (includes venipunctures)	22.20	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
ENDOCRINOLOGY AND METABOLISM - Cont'd.			
+G340	Histamine test to include a control cold pressor test	40.40	
+G341	Hypertonic saline infusion test	15.10	
+G342	Implantation of hormone pellets	27.70	
	Insulin hypoglycemia pituitary function test with or without TRH and		
+G497	LHRH alone or in combination	44.40	
+G498	Intravenous glucose tolerance test	9.10	
+G499	Intravenous tolbutamide test	44.40	
+G513	Pentagastrin stimulation for calcitonin	37.80	
+G344	Phentolamine test	37.80	
+G501	TRH or LHRH test, per injection	5.65	
+G490	Saralasin test	37.80	
	Open circuit indirect calorimetry		
G515	Determination of resting energy expenditure in an isothermal environment...	41.30	
G516	Measurement of substrate oxidation	33.00	
GASTROENTEROLOGY			
G349	Oesophageal tamponade (Blakemore bag) - insertion	40.40	
	Oesophageal motility study(ies) with manometry		
G350	- standard, with physician in continuous attendance	79.80	
G343	- interpretation only	17.75	
	Oesophageal acid perfusion test and/or provocative drug testing with		
G353	physician in continuous attendance	30.20	
G252	- interpretation only	9.60	
	Oesophageal pH study for reflux, with installation of acid		
G251	- standard, with physician in continuous attendance	30.20	
G351	- with 24 hour monitoring	35.50	
G346	- tracing interpretation only	17.75	
	Gastric lavage		
+G355	(a) diagnostic	8.60	
G356	(b) therapeutic - with or without ice water lavage	30.20	
	Gastric secretion studies (Augmented Histamine or Histalog, or Pentagastrin)		
+G357	- procedure and supervision	17.50	
G352	Biliary tract provocative test with cholecystokinin	8.60	
G354	Anal-rectal manometry with physician in continuous attendance	40.40	
G253	- interpretation only	9.50	
GYNAECOLOGY			
G367	Artificial insemination	22.60	
G363	Cervical mucus penetration test	15.50	
G361	Endometrial flushing	15.50	
+G364	Buhner's test	15.50	
Z453	Tests of tubal patency e.g. Rubin's	17.75	4
G378	Insertion of intra-uterine contraceptive device	18.90	
+G362	Insertion of laminaria tent	5.50	
+G365	Papanicolaou smear	4.00	
Note:	(The Papanicolaou smear is included in the consultation, repeat consultation, general or specific assessment (or re-assessment), partial assessment, annual health or routine post-natal visit when a pelvic examination is a normal part of the foregoing services.) Cost of I.U.C.D. and laminaria tent may be charged directly to the patient.		
INJECTIONS OR INFUSIONS			
+G369	B.C.G. inoculation, following tuberculin tests	4.70	
Note:	Multiple B.C.G. inoculations used for treatment of carcinoma are to be considered experimental and no claims should be made for this service.		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
	INJECTIONS OR INFUSIONS - Cont'd.		
+G370	Bursa, joint, ganglion or tendon sheath and/or aspiration	17.75	
G371	- each additional site or area, - (maximum \$44.50 per visit).....	8.90	
Note:	G370, G371 - not allowed in addition to surgical benefits when performed at time of surgery.		
	See also MPB #294.		
	Chemonucleolysis		
	Lateral discography		
Z454	- first disc	54.50	4
G368	- if lumbosacral disc included, add	48.50	
G386	- second and subsequent discs each.....	27.25	
	Injection for chemonucleolysis		
G392	- initial injection	45.25	
G393	- any subsequent injection at other levels, each	22.70	
G396	Injections of extensive keloids	22.30	
Z455	- under general anaesthesia	40.05	4
	Intramuscular, subcutaneous or intradermal including interpretation		
G372	- with visit - each injection	2.00	
	Note: Use G372 for rabies injection(s).		
	Intramuscular, subcutaneous or intradermal including interpretation		
G373	- sole reason - first injection	4.70	
G372	- each additional injection	2.00	
	Intralesional infiltration		
+G375	- one or two lesions	8.00	
+G377	- 3 or more lesions	11.85	
G383	- extensive	I.C.	
G462	Administration of oral polio vaccine - if only service rendered	1.50	
G384	Infiltration of tissues for trigger point	8.00	
G385	- for each additional site, add (to a max. of 2)	4.00	
	Intravenous		
+G376	Infant	9.10	
+G379	Child or adult	5.50	
Notes:	(1)G376 or G379 apply to cryoprecipitate infusion.		
	(2)G376, G379 may not be claimed with G279 nor with x-rays.		
	(3)Except for G381, G281, injections into established I.V. apparatus may not be claimed.		
+G380	Cut down including cannulation as necessary	24.15	
	Chemotherapy (marrow suppressant) - with each injection initiated by a physician by intravenous infusion for treatment of malignant or autoimmune disease		
+G381	- single injection (for agents other than adriamycin, cisplatin, bleomycin or high dose methotrexate)	12.40	
G281	- each additional injection (other than above drugs)	6.20	
	Chemotherapy and patient assessment provided by physician in hospital based clinics or to in-patients (the following benefits include patient assessment for a 24 hour period, drug administration and establishment of intravenous to a maximum of one fee claimed, every three weeks)		
	- single agent intravenous chemotherapy i.e. adriamycin, cisplatin or bleomycin	42.00	
G339	- multiple agent intravenous chemotherapy including at least one of		
G345	either adriamycin, cisplatin or bleomycin	56.20	
	- special single agent chemotherapy utilizing either high-dose methotrexate with folinic acid rescue - methotrexate given in a dose of greater than 1 g/m ² or high dose cisplatin greater than 75 mg/m ² given concurrently with hydration and osmotic diuresis	79.80	
G359	Supervision of chemotherapy (marrow suppressant) for malignant or auto-immune disease by telephone - monthly	10.20	
G382			

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
INJECTIONS OR INFUSIONS - Cont'd.			
	Varicose veins (maximum per visit - \$18.20)		
+G387	- single injection	9.10	
G388	- multiple (unilateral or bilateral) each additional	4.55	
G536	Compression sclerotherapy (includes multiple injections, compression bandaging and one post injection visit)	68.60	
G537	Repeat compression sclerotherapy	22.95	
G510	Management of parenteral alimentation - physician in charge - not to be charged in addition to hospital visitsper visit	18.70	
LABORATORY MEDICINE IN PRIVATE OFFICE			
The following benefits apply to physicians who perform these particular tests in their own offices. The L.M.S. schedule for Laboratory Medicine on pages 21-32 for these particular tests applies to licensed laboratories.			
G013	Aminophylline (theophylline)	NIL	
G001	Cholesterol, total	5.00	
	Glucose, quantitative or semi-quantitative - see Laboratory Medicine		
G002	Preamble, page 21, para. 4	1.85	
G481	Hemoglobin screen and/or haematocrit (any method or instrument)	1.20	
G003	Lactic dehydrogenase (L.D.H.) total	3.70	
G004	Occult blood	1.40	
G005	Pregnancy test	3.55	
G006	SGOT	3.70	
G007	Urea nitrogen (B.U.N.)	2.20	
G008	Uric acid	2.20	
	Urinalysis, routine (includes microscopic examination of centrifuged specimen plus any of S.G., pH, protein, sugar, haemoglobin, ketones, urobilinogen, bilirubin)	3.90	
G009	- one or more parts of above without microscopy	1.80	
G011	Fungus culture including KOH preparation and smear	11.30	
G012	Wet preparation (for fungus, trichomonas, parasites)	1.70	
G014	Rapid streptococcal test	4.10	
NEPHROLOGY			
	Nephrological management of donor procurement - includes management of the neurologically "dead" donor on life support systems, assessment of renal functions pre-nephrectomy, pre-nephrectomy immunotherapy, assessment as to potential recipients to be called in, etc.	171.60	
G411	Renal perfusion with hypothermia for organ transplantation	85.80	
G347	Renal preservation with continuous machine perfusion	85.80	
G348	Nephrological component of transplantation, including complete patient care for first 48 hours following transplantation	600.60	
NERVE BLOCKS - not to be charged when used as local anaesthetic for surgical procedures			
Note: Time units are not applicable to nerve blocks. If one physician gives the anaesthetic and another does the nerve block, claim the anaesthetic as Z432, page 56			
G214	Brachial plexus	48.10	
G215	Coeliac ganglion	74.00	
G239	Differential intrathecal spinal block	112.30	
G216	Epidural block	66.10	
G245	Epidural or intrathecal injection of sclerosing solution	145.30	
G243	Femoral nerve - unilateral	48.10	
G244	- bilateral	72.10	
G246	Introduction of epidural catheter for relief of pain: institution	68.00	
G255	- with insertion of subcutaneous port	170.10	
	- plus hospital visits for each additional visit rendered (to a maximum of 4 visits per day). See also Preamble para B37(v)		visit fees

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
NERVE BLOCKS - Cont'd.			
G218	Iliinguinal and iliohypogastric nerves	48.10	
G219	Infraorbital	30.20	
G220	Intercostal nerve	30.20	
G221	- for each additional one, add	14.90	
G222	Intrathecal spinal	66.10	
G225	Mental branch of mandibular nerve	30.20	
G250	Maxillary or mandibular division of trigeminal nerve	66.10	
G241	Obturator nerve - unilateral	48.10	
G242	- bilateral	72.70	
G227	Other cranial nerve block	74.00	
	Paravertebral nerve block of cervical, thoracic or lumbar or sacral or		
G228	coccygeal nerves	48.10	
G123	- for each additional one, add (to a maximum total of \$144.90) ...	24.20	
G229	Pudendal - unilateral	48.10	
G240	- bilateral	72.70	
Note: - for obstetrical continuous conduction anaes. see P014, P015 on pg. 75.			
G422	Retrobulbar injection (not to be claimed when used as a local anaesthesia).	30.20	
G230	Sciatic nerve	48.10	
G226	- bilateral	72.70	
G248	Single shot caudal block done in conjunction with anaesthesia	13.60	
	Somatic or peripheral nerves not specifically listed		
G231	- one nerve or site	30.10	
G223	- additional nerve(s) or site(s), add	15.00	
G232	Spleno-palatine ganglion	48.50	
G233	Splanchnic	48.50	
G234	Stellate ganglion	48.50	
G256	Superior laryngeal nerve	30.10	
G235	Supraorbital	30.10	
G236	Sympathetic block(s) (lumbar or thoracic)	48.50	
G237	- bilateral	72.60	
G238	Transverse scapular nerve	48.50	
G217	Trigeminal ganglion	74.70	
	When alcohol or other sclerosing solutions are used, add 50% to the appropriate nerve block fees as listed above with the exception of fee codes		
E958	G245 and G246.....		
NEUROLOGY			
G273	Epidural injection of adrenal steroid or autologous blood	65.65	
G274	- post laminectomy into operative site	80.20	
Z804	Lumbar puncture	36.25	
Z805	- with instillation of medication	48.50	
G410	Amytal test (Wada) - bilateral-supervision and coordination of tests	60.50	
G413	Electrocorticogram - supervision and interpretation	151.10	
G419	Tensilon test	17.75	
G551	Katzman test (subarachnoid infusion test) including lumbar punctures	151.10	
Electroencephalography			
An EEG consists of at least a twenty minute recording with referential and bipolar montages and at least eight channels (except in neonates). Hyperventilation and photic stimulation should be done in all cases where clinically possible.			
+G414	- technical component	22.95	
G415	- professional component	19.50	
G416	- with activating or sleep inducing drugs and/or sleep deprivation, add..	14.00	
Note: Use code G416 if claim states sleep recording but is not for overnight recording. Use G670 to G680 for Sleep Studies.			

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
NEUROLOGY - Cont'd.			
G417	Inserting subtemporal needle electrodes, add	14.00	
	Videotape recording of clinical signs in association with spontaneous EEG, add to routine fees, per 1/4 hour (maximum of 1 hour)		
G545	- professional component	13.00	
G540	- technical component	8.70	
G553	Videotape recording of clinical signs with EEG recording	24.80	
	Radiotelemetry or portable recordings to monitor spontaneous EEG from a freely moving patient, add to routine fees		
G546	- professional component	26.20	
G542	- technical component	22.20	
G552	Telemetry EEG recording to monitor continuous EEG in a patient (for greater than 8 hours)	32.80	
	Ambulatory EEG monitoring (12 - 24 hours) Sleep Staging		
G554	- Technical component	44.60	
G555	- Professional component	41.30	
Evoked Potentials			
G137	One Limb - Technical component	29.20	
G135	- Professional component (P1).....	60.90	
G136	- Interpretation only (P2)	18.90	
G140	Two Limbs - Technical component	38.60	
G138	- Professional component (P1)	77.25	
G139	- Interpretation only (P2)	34.35	
Note: P1 may be claimed when physician performs the studies and interprets the results.			
	Polygraphic recording of three parameters in addition to EEG (such as respiration, eye movement, EKG, muscle movements, etc.) add per item (to a maximum of \$24.00)	8.00	
G544			
OPHTHALMOLOGY			
Note: G424, G423 - Contact Lens fitting is not a benefit except under certain specific conditions. See Preamble, Appendix A.			
G424	Contact lens fitting (with follow-up for 3 months)	156.90	
	One eye only, when the other eye has been previously fitted by the same physician (with follow-up for 3 months)	80.80	
G423		80.80	
G463	Hydrophilic "Bandage" lens fitting	80.80	
	Colour vision detailed assessment (not to be claimed for screening tests such as Ishihara, HRR and University, etc.)	21.80	
G438		30.80	
G437	Dark adaptation curve (Goldmann adaptometer or equivalent)	17.50	
G453	Electro-oculogram - interpretation fee	42.70	
+G439	Electro-retinography with report	42.70	
+G425	Fluorescein angiography	12.40	
+G444	Fluorescein angioscopy		
Note: G425, G444 - for bilateral procedures, add 50% of the listed Benefit.			
G426	Glaucoma provocative tests, including water drinking tests	25.80	
G428	Hess screen examination	8.60	
G427	Ophthalmodynamometry	8.60	
	Radioactive phosphorus examination		
G429	- anterior approach	38.00	
G430	- posterior approach	76.80	
G421	Subconjunctival or sub-Tenons capsule injection	14.30	
Note: G429, G430, G421 - for bilateral procedures, add 50% of the listed Benefit.			

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
OPHTHALMOLOGY - Cont'd.			
+G435	Tonometry (Not to be claimed if done in conjunction with an ophthalmological consultation or specific assessment).		4.50
G433	Tonography (to include tonometry) with or without water		17.50
G436	Visual fields - kinetic (with permanent record)		8.60
G432	Visual fields - static perimetry		25.80
G149	Visual Evoked Response - Simple - Technical component		17.10
G147	- Professional component (P1)		13.70
G148	- Interpretation only (P2)		5.45
G152	Visual Evoked Response - Threshold - Technical component		29.20
G150	- Professional component (P1)		21.50
G151	- Interpretation only (P2)		9.70
Note: P1 may be claimed when physician performs the studies and interprets the results.			
G468	Botulinum toxin injection of extraocular muscle with electromyographic control per muscle(s)....		74.30
OTOLARYNGOLOGY			
G103	Debridement of maxillectomy cavity		5.40
+G420	Ear syringing or curetting (not claimed with Z907) - uni or bilateral		4.50
	Diagnostic Hearing Tests (not applicable to fixed level screening audiometry)		
	Pure tone threshold audiometry with or without bone conduction		
G440	- technical component		8.30
G525	- professional component		5.20
	Pure tone threshold audiometry (with or without bone conduction) and speech reception threshold and/or speech discrimination scores		
G441	- technical component		11.70
G526	- professional component		11.40
	Automatic impedance audiometry - with or without stapelial reflexes and/or compliance		
G442	- technical component		2.60
+G529	- professional component		1.70
G448	Sound field audiometry (infants and children)- technical component		17.70
G450	- professional component		15.90
Advanced testing e.g. recruitment, tests of malingering, central tests and stapelial reflex decay tests; (not to be billed with G442 and G529) - per test (maximum 3 tests).			
G443	- technical component		7.60
G530	- professional component		5.30
G434	Manual Impedance Testing - Technical component		7.60
G527	- Professional component		5.30
	Hearing aid evaluation and/or fitting of tinnitus masker (does not include G526 and G441)		
G447	- technical component		28.30
+G531	- professional component		11.50
	Hearing aid re-evaluation and/or re-fitting of tinnitus masker (does not include G526 and G441)		
G445	- technical component		14.20
+G446	- professional component		5.70

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
OTOLARINGOLOGY - Cont'd			
G143	Cortical Evoked Audiometry - Technical component	29.20	
G141	- Professional component (P1)	21.50	
G142	- Interpretation only (P2)	9.70	
	Cortical evoked audiometry, multiple frequency, (minimum of 4 frequencies in each ear) - as required by V.C.B.		
N.C.	- technical component		N.A.B.
N.C.	- professional component		N.A.B.
G146	Brain Stem Evoked Audiometry - Technical component	29.20	
G144	- Professional component (P1)	21.50	
G145	- Interpretation only (P2)	14.20	
Note: P1 may be claimed when physician performs the studies and interprets the results.			
	Electrocochleography (per ear) - to include myringotomy if performed		
G815	- technical component	29.20	
G816	- professional component	93.50	
	Diagnostic Balance Tests		
+G449	Caloric testing without ENG - professional component	6.40	
G104	Positional testing with ENG - technical component	18.10	
G105	- professional component	16.35	
G451	Caloric testing with ENG - technical component	18.10	
+G533	- professional component	16.35	
G454	Stroboscopy - professional component	15.00	
G191	Optokinetic tests - professional component	11.10	
G108	Computerized rotation tests - professional component	18.10	
	Diagnostic Taste Tests		
+G452	Electrogustometry or conventional taste tests - professional component	12.80	
PHYSICAL MEDICINE			
	Electromyography and nerve conduction studies		
	When patients are referred directly to EMG facilities solely for testing, consultation and visit fees are not benefits in addition to the following fees:		
	Schedule A - Complete procedure i.e. conduction studies on two or more nerves presumed to be involved in the disease process along with EMG studies of multiple muscles and/or detailed studies of neuromuscular transmission. It also includes as necessary study of normal nerves and/or opposite side for comparison.		
	- professional component - when physician performs EMG, performs and/or supervises nerve conduction studies and interprets results	88.40	
G456	- interpretation only	19.40	
G459	- technical component	26.50	
	Schedule B - Limited procedure i.e. conduction studies on a single nerve (motor and/or sensory conduction) and/or limited EMG studies of the involved muscle(s) and/or limited neuromuscular transmission study		
	- professional component - when physician performs EMG, performs and/or supervises nerve conduction studies and interprets results	62.80	
G457	- interpretation only	19.50	
G466	- technical component	17.70	
+G460	Strength duration and chronaxie - major	7.55	
+G461	- minor	4.25	
Therapeutic Procedures			
+G465	Manipulation (by physician) - major joint(s) or spine - one or more joints. (under general anaesthesia, see Surgical Procedures)	12.30	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced.	
		Fee	Anaes.
	PHYSICAL MEDICINE - Cont'd		
	Miscellaneous therapeutic procedures		
G467	- as listed below (physician's own patients)	7.00	
Notes:	<p>(1) May be claimed by a physician for the following physical medicine procedures performed by an appropriately trained paramedic under that physician's direct supervision.</p> <p>(2) Only one G467 may be claimed per patient visit.</p> <p>(3) Not allowed to hospital inpatient, outpatient or approved physiotherapy facility.</p> <p>Superficial thermal therapy - radiant, hot pack, whirlpool, paraffin bath, or ice.</p> <p>Deep heat - short wave diathermy, microwave diathermy or ultrasound.</p> <p>Light (Ultraviolet) - general or local application.</p> <p>P.U.V.A.</p> <p>Electrotherapy - Galvanic, Faradic and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain.</p> <p>Hydrotherapy - local (arm or leg) and general (Hubbard) for body immersion; therapeutic pool for under water exercise.</p> <p>Mechanotherapy - massage, mechanical device - traction, pulleys and weights, treadles, stationary bicycles, shoulder wheels.</p> <p>Therapeutic exercise.</p> <p>Location and injection of peripheral motor nerves for reduction of spasticity including electrodiagnosis of motor point:</p>		
G485	Major nerve and/or branches	40.25	
G486	Additional major nerve and/or branches	25.20	
	Repeat procedure within one month		
G487	- major nerve	25.20	
G488	- additional major nerve	16.60	
N.C.	Acupuncture: i.e. including insertion of needle(s) into specifically selected point(s) combined with manual, electrical or thermal stimulation of the needle(s) for the management of pain, physician	N.A.B.	
	PSYCHIATRY		
Z458	Electroconvulsive therapy (E.C.T.) cerebral-single or multiple	27.90	3
Note:	- Electrosleep therapy or Sedac therapy are not benefits of OHIP.		
	SLEEP STUDIES		
	<p>Level 1 - Overnight sleep study with continuous monitoring of oxygen saturation and ventilation by plethysmography and with technician attendance during study period, to include physician attendance at set up, monitoring and interpretation plus additional monitoring to stage sleep (EEG, EOG, sub-mental EMG) and continuous monitoring of EOG (special visit premiums not chargeable).</p>		
G670	- technical component	355.10	
G671	- professional component	162.10	
G672	- interpretation only	60.70	
	<p>Level 2 - Overnight sleep study with continuous monitoring of oxygen saturation and ventilation by plethysmography and with technician attendance during study period; to include physician attendance at set up, monitoring and interpretation, special visit premiums not chargeable).</p>		
G673	- technical component	222.10	
G674	- professional component	120.15	
G675	- interpretation only	44.90	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee	Anaes.
SLEEP STUDIES - cont'd			
Level 3 - Overnight sleep study with monitoring to stage sleep (EEG, EOG, sub-mental EMG) and continuous monitoring of EOG with technician in attendance during study period; to include physician attendance at set up, monitoring and interpretation (special visit premiums not chargeable).			
G676	- technical component	181.10	
G677	- professional component	120.15	
G678	- interpretation only	44.90	
Multiple Sleep Latency Test			
G679	- technical	66.10	
G680	- professional	46.20	
TELERADIO THERAPY			
+G472	Minor telerradiotherapy - X-ray, 150 K.V.P. or less - claim per treatment visit	9.30	
Note: For the first minor telerradiotherapy procedure rendered to a patient, the physician may charge the appropriate consultation or assessment fee in addition to the procedural fee(s). On subsequent visits, only the minor telerradiotherapy fee plus G700 should be claimed unless additional procedures have been performed or unless there has been a complication or change to a totally unrelated diagnosis. In the first exception, the minor telerradiotherapy plus the benefits for additional procedures may be claimed. In the second exception, the appropriate assessment and minor telerradiotherapy benefits may be claimed.			
THERMOGRAPHY (infra-red mammography) - one or more areas			
G491	Technical component	13.60	
G492	Professional component	6.80	
UROLOGY			
G484	Cystometrogram with selective sacral nerve block studies	50.40	
Cystometrogram and/or voiding pressure studies and/or flow rate with or without postural studies and/or urethral pressure profile including			
+G475	interpretation with or without use of EMG including interpretation.....	21.30	
Complete multichannel urodynamic assessment - pressure-flow studies, urethral pressure monitoring, with or without fluoroscopic cysto-			
G193	urethrography	29.90	
G194	- with EMG, add to G193	7.50	
+G474	- urethral pressure profile alone including interpretation	8.00	
- interpretation of comprehensive urodynamic studies (when the procedure is done by paramedical personnel)			
G477	is done by paramedical personnel)	4.90	
+G476	Prostatic massage	4.90	

OBSTETRICS

PREAMBLE:

1. Obstetrical care is divided into its components. A prenatal major assessment when performed may be claimed; it shall comprise a full history, an inquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record and advice to the patient. All other prenatal visits shall comprise the necessary history and inquiry, examination, appropriate record, pregnancy related counselling and advice to the patient. Normal (uncomplicated) prenatal care includes a prenatal general assessment visit, then monthly visits to 32 weeks, followed by visits every 2nd week to 36 weeks, then weekly visits until delivery. However, complicated pregnancies may require additional visits. Labour - delivery and postpartum care are listed separately.
2. If an uncomplicated obstetrical patient is transferred from one physician to another physician for obstetrical care, the appropriate assessment benefit may be charged by the second physician, followed by prenatal visits. This statement does not apply to physicians substituting for each other or when the second physician sees the patient for the first time in labour. If the obstetrical patient is referred to a consultant for obstetrical care because of the complexity, obscurity or seriousness of the case, the consultant may claim a consultation in addition to the prenatal visits.
3. Illnesses resulting from or associated with pregnancy or false labour requiring added home or hospital visits, shall be claimed on a per visit basis.
4. When a pregnant patient visits her physician for a condition unrelated to her pregnancy and apart from her routine scheduled prenatal visits, the physician may charge the appropriate visit benefit.
5. The listings under the heading Referred Services may be claimed by the consultant physician in addition to the appropriate consultation or visit benefit. They may not be claimed by physicians providing obstetrical care to their own patients.
6. If a consultant is requested by another physician to perform a surgical induction of labour, or emergency removal of a Shirodkar suture (except at delivery) assuming someone else has inserted the suture, the consultant should claim consultation benefit for this (these) service(s).
7. Medical induction or stimulation of labour may be claimed once per pregnancy by any one physician and only when carried out for a recognized obstetrical complication(s) and does not qualify for detention benefits.
8. The listings for "Attendance at labour and attendance at delivery" and for "Attendance at delivery" may not be claimed by any physician when a patient is transferred to a second physician for normal obstetrical care.
9. Ordinary immediate care of the newborn is included in the labour-delivery fee and when the service is rendered by the anaesthetist, it is included in the anaesthetic benefit. A life threatening emergency situation requiring active resuscitation of the newborn provided by any physician may be claimed under codes G521, G522, G523. When indicated, endotracheal intubation and tracheo-bronchial toilet should be billed under G211 and not as G521, G522, G523.
10. When a physician provides newborn care and also performs a circumcision on the same newborn or infant, both services may be claimed.
11. When an obstetrician routinely transfers all newborns to another physician, the latter should not claim consultation benefit for these "transferrals". If the baby is well, the physician should charge the newborn care in hospital benefit plus for attendance at maternal delivery if this service is given. If the baby is sick, the physician may claim a general assessment and for attendance at maternal delivery (if this service is given) plus daily visits for as long as his services are required. If an obstetrician normally cares for newborns himself or transfers the care of newborns to a family physician but refers a newborn to a paediatrician because of the complexity, obscurity or seriousness of the case, the latter may claim for this service according to the following guidelines:
 - a) If attendance at maternal delivery is provided, code H267 may be claimed and if a general assessment of the baby is carried out, code C263 may be claimed as well. However, a postnatal consultation of the baby, code C265 may not be claimed in addition to code H267.
 - b) If a paediatrician has not attended delivery, a postnatal consultation may be claimed (if this service is rendered) even though a prenatal consultation may already have been claimed.

OBSTETRICS

PREAMBLE: Cont'd.

12. When a physician provides prenatal visits, attends labour, assists or administers the anaesthetic at Caesarean section and visits the patient post-operatively, he is entitled to claim for prenatal visits, attendance at labour, assistant's or anaesthetist's benefits for Caesarean section and post-operative supportive care while the patient is in hospital.

13. Physicians may claim for assisted breech delivery (P020) when the service includes spontaneous delivery to the umbilicus, with extraction of the shoulders, arms and aftercoming head.

14. The Preamble applicable to Surgical Procedures, pages 77 - 79 also applies to obstetrics where appropriate.

15. The premiums applicable to Obstetrics are as follows: When deliveries and other obstetrical procedures done in continuity with the delivery occur after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 30% (E409). When time of delivery occurs after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (E410). These premiums are not chargeable in addition to the obstetrical procedural fee(s) if labour is induced by medical and/or surgical means by the same physician unless the reason for the induction is multiple pregnancy fetal distress, diabetes, premature rupture of membrane, severe pre-eclampsia-hypertension or abruption. However a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction.

Code	OBSTETRICAL CARE	Asst	Obst'n	Anaes
Prenatal Care:				
P003	- General assessment (major prenatal visit)	\$	44.60	
P004	- Minor prenatal assessment (all other prenatal visits)		18.00	
Labour - Delivery:				
P006	- Vaginal		235.35	
	- Operative delivery i.e. mid-cavity rotation			
P020	or assisted breech delivery		255.20	5
E502	- Following a caesarian section VBAC, add.....		25.50	
P018	- Caesarean section	6	270.90	6
P041	- Caesarean section including tubal interruption	6	290.70	6
P042	- Caesarean section including hysterectomy	8	558.20	8
E500	Multiple births, any method of delivery - each child, extra		127.60	
(If one child is born vaginally and the other(s) by Caesarean section, claim P018, P041 or P042 plus one at 85% of P006 or P020, then E500 for third and subsequent births.)				
P038	Attendance at labour only (when patient is transferred to another centre for delivery)		97.40	
P009	Attendance at labour with physician in attendance at delivery		235.35	
	Attendance at labour (when same physician assists or gives anaesthetic at Caesarean section or gives anaesthetic at operative delivery and claims separately for these services as assistant or anaesthetist)		148.60	
P010	Attendance at delivery (attending physician or consultant(s)).....		97.40	
P028	Repair of ?tear or extension of episiotomy to include rectal mucosa, ?b perianal sphincter and perineum.....		74.30	4
Z774	Postpartum haemorrhage - exploration of vagina and cervix, uterine curettage		81.60	5
P007	Post natal care in hospital and/or home		48.50	
P008	Post natal care in office		22.10	

OBSTETRICS

OBSTETRICAL CARE - Cont'd

Referred Services (I.O.P.) - when only service(s) rendered

P036	Repair of vaginal laceration	49.50	4
P039	Repair of cervical laceration	49.50	4
P029	Manual removal of retained placenta	49.50	4
P013	Obstetrical anaesthesia		5
	Continuous conduction anaesthesia		
P014	(a) introduction of catheter for analgesia including first dose		6
	(b) maintenance and/or supervision (one unit for each 1/2 hour to a maximum of 5 units).....		
P015	(c) attendance at delivery - per 1/4 hour - time units		
E100C	Pudendal block (bilateral) - see Preamble para.B37(s) page xiii.....	13.70	

High Risk Pregnancies

2776	Fetal blood sampling (I.O.P.)	30.00	
	Fetoscopy (may include fetal blood sample, cell harvest or amniocentesis) (I.O.P.)	146.10	
2773	Oxytocin challenge test (I.O.P.)	42.50	
2739	Double set up examination to rule out placenta praevia, or trial of forceps - failed leading to Caesarian section (same physician)	51.00	
2734	Oxytocin infusion for induction of labour - see Obstet.preamble para.7	60.15	
P022	Oxytocin infusion for stimulation of desultory labour	60.15	
P023	Pharmacological suppression of premature labour by I.V. therapy - to be claimed once per physician after 3 hours of supervision in same institution (I.O.P.)	60.15	
2721	Amniocentesis - diagnostic or genetic (I.O.P.)	51.00	
2778	Chorionic villus sampling (I.O.P.)	81.60	
2779	Suture of incompetent cervix in pregnancy (I.O.P.)		
P031	cervical cerclage - any technique	127.60	4
U.V.C	Elective removal of Shirodkar suture	visit fee	
P034	Uterine inversion, manual replacements	111.60	4

(Listings for ectopic pregnancy, hysterotomy, abortion and postpartum tubal interruption are listed under the Female Genital System - Corpus Uteri, on pages 151, 152).

SURGICAL PROCEDURES

PREAMBLE

FOR DEFINITION OF THE ROLE OF THE REFERRING PHYSICIAN, SEE REFERRING PHYSICIAN SERVICES IN THE PREAMBLE ON PAGE xi.

FOR DEFINITION OF THE ROLES OF THE ANAESTHETIST, SEE ANAESTHETIST SERVICES IN THE PREAMBLE PAGES xcii, - xciii.

- (1) The surgical benefit (except for those procedures marked I.O.P., Complete Care and Fractures and Dislocations requiring no reduction) includes hospital visits rendered by the surgeon two days prior to surgery, the operative procedure, the post-operative care usually associated with the procedure(s) rendered by the surgeon while the patient is in hospital, and one office visit for follow up examination if necessary. If the surgeon is required to perform a procedure(s) not usually associated with the original surgical procedure, he may claim for these on a fee for service basis. If special visits to hospital are required at any time post-operatively, the surgeon may claim the minimum special visit premiums even if the basic hospital visit fees are not chargeable (under these circumstances the hospital visits should be claimed on an N/C (no charge) basis.) The surgical benefit as noted above does not include the major pre-operative visit i.e. the consultation or assessment fee chargeable when the decision to operate is made and the operation is scheduled, regardless of the time interval between the major pre-operative visit and surgery. The hospital or day-care admission assessment (consultation, repeat consultation, general or specific assessment or re-assessment) is not a benefit to the surgeon unless it happens to be the major pre-operative visit as defined above. Hospital visits (minor assessments) may be claimed for visits rendered more than two days prior to surgery. Other visits (excluding admission assessments) prior to admission may be claimed for in addition to the surgical fee. For patients remaining in hospital because of complications, hospital visit fees may be claimed in addition to the surgical or procedural fee after four weeks of post-operative care in the case of fractures and dislocations and after two weeks for other procedures. Because the number of hospital visits is limited to three per week after the fifth week of hospitalization and six per month after the thirteenth week of hospitalization, the starting point for calculating the number of hospital visits is based on the date of admission if the operating surgeon has admitted the patient or the date of referral if the patient has been referred to the operating surgeon while in hospital. The surgical benefit includes the generally accepted surgical components of the procedure. The listed benefit of a procedure normally includes repair of any iatrogenic complications occurring during the course of the surgery.
- (2) When a physician makes a special trip to perform a non-elective surgical procedure during the daytime (Monday to Friday), he should claim the appropriate special visit, a consultation if the case is referred or the appropriate assessment if the case is not referred plus the procedural benefit(s). If the non-elective procedure is carried out at night (after 5:00 p.m. and before 7:00 a.m.), or Saturdays, Sundays and Holidays, the physician may claim the special visit applicable to the consultation or assessment, and the surgical premium (E409 or E410 - see paragraph 47 of the Preamble).
- (3) When more than one procedure is carried out by a surgeon under the same anaesthesia or within 14 days during the same hospitalization for the same condition, the full benefit applies to the major procedure and 85% of the listed benefit(s) applies to the other procedure(s) performed unless otherwise stated in the Preamble(s) or Schedule. The above statement applies to staged or bilateral procedures but does not apply when a normal appendix or simple ovarian or para-ovarian cyst is removed incidentally during an operation, for which no claim should be made.
- (4) When a subsequent operation becomes necessary for the same condition because of a complication or for a new condition, the full benefit should apply for each procedure.
- (5) When a subsequent non-elective procedure is done for a new condition by the same surgeon, the full benefit will apply to each procedure. When a subsequent elective procedure is done for a different condition within 14 days during the same hospitalization by the same surgeon, the benefit for the lesser procedure shall be reduced by 15%.
- (6) When different operative procedures are done by two different surgeons under the same anaesthesia for different conditions, the benefit will be 100% of the listed benefit for each condition. Under these circumstances, the basic assistants' benefit should not be charged by either operating surgeon; however time units may be claimed.

SURGICAL PROCEDURES

PREAMBLE - Cont'd.

- (7) As a general rule, when elective bilateral procedures are performed by two surgeons at the same time, one surgeon should charge for the surgical procedures and the other surgeon should claim the assistant's benefit.
- (8) Where two surgeons are working together in surgery in which neither a team fee nor other method of billing is set out in the benefit schedule, the surgeon should identify himself as the operating surgeon and claim accordingly; the surgeon who is assisting him should identify himself as such and claim the assistant's benefit. Where the second or assistant surgeon is brought into the case on a consultation basis, he may, when indicated, claim a consultation as well but should be prepared to justify it on an I.C. basis. If the nature or complexity of a procedure requires more than one operating surgeon each providing a separate service in his own specialized field e.g. one surgeon carries out the ablative part and another surgeon the reconstructive part of the procedure, then each surgeon should claim the listed benefit for his services. This statement applies when the additional procedure(s) are not the usual components of the main procedure. If one surgeon in addition to performing a specialized portion of a procedure, acts as an assistant during the remainder of the procedure, he may also claim time units for assisting.
- (9) Unless otherwise stated, the listed benefits are for unilateral procedures only.
- (10) When a procedure is performed, a procedural benefit, if listed, should be claimed. Substitution of consultation and/or visit benefits for procedural benefits (except as in paragraph 11), is not in keeping with the intent of the benefit schedule.
- (11) When a surgical benefit (non I.O.P., Complete Care, Fracture or Dislocation) is less than the consultation benefit and the case is referred, the physician may claim the consultation benefit instead of the surgical benefit. However, to avoid the consultation being counted as such under the OHIP limitation rules on the number of consultations allowed per year, the physician should claim the consultation fee under the surgical procedure nomenclature or code. Since the consultation is replacing a procedural benefit which includes the pre- and post-operative and surgical care, no additional claims beyond the consultation should be made.
- (12) If a physician performs a minor surgical procedure and during the same visit assesses and treats the patient for another completely unrelated and significant problem involving another body system, the physician should claim for the procedure as well as the appropriate assessment.
- (13) Where a procedure is specified as "Independent Operative Procedure (I.O.P.)", the procedural benefit should be claimed in full along with the appropriate consultation or visit when both services are actually rendered. However, when an I.O.P. procedure is done in conjunction with a non-I.O.P. procedure, there should be no claim for the consultation, pre- and post-operative care related to the I.O.P. procedure. The listed I.O.P. benefit should be claimed in these circumstances along with the non-I.O.P. benefits plus the related major pre-operative visit (see paragraph (1) of Surgical Preamble). When multiple or bilateral I.O.P. procedures are performed at the same time by the same physician, the listed procedural benefits should be claimed in full but the pre- and post-operative benefits should be claimed as if only one procedure had been performed. When a patient is examined in a physician's office and this leads to an elective Independent Operative Procedure (I.O.P.) being performed for the same problem or diagnosis by the same physician in the Emergency or Outpatient Department on a non-admission basis, the physician should claim a consultation or visit for the examination in the office and the fee for the I.O.P. carried out in the Emergency Outpatient Department. An additional assessment benefit at the time of the elective I.O.P. should only be claimed when an additional assessment is performed.
- (14) When procedures are specifically listed under Surgical Procedures, surgeons should use these listings rather than applying one of the plastic surgery listed fees under Operations on Skin and Subcutaneous Tissue.
- (15) For excision of tumours not specifically listed in this Schedule, claims should be made on an I.C. basis (code R993). Independent consideration also will be given (under code R990) to claims for other unusual but generally accepted surgical procedures which are not listed specifically in the Schedule (excluding non-major variations of listed procedures). In submitting claims, physicians should relate the service rendered to comparable listed procedures in terms of scope and difficulty (see Preamble, Part B, paragraph 32).

SURGICAL PROCEDURES

PREAMBLE - Cont'd.

- (16) **Cosmetic or Aesthetic Surgery:** means a service to enhance appearance without being medically necessary such as
- surgery for correction of facial wrinkles;
 - surgery for eyelid wrinkles (symmetrical and without a functional problem);
 - rhinoplasty for appearances only; and
 - augmentation mammoplasty for symmetrical deficiency without physiological abnormality.
- These services are not benefits of OHIP. (See Preamble).
- (17) **Reconstructive Surgery:** is surgery to improve appearance and/or function to any area altered by disease, trauma or congenital deformity. Although surgery solely to restore appearance may be included in this definition under certain limited conditions, emotional, psychological or psychiatric grounds normally are not considered sufficient additional reason for OHIP coverage of such surgery. Appendix D of the Preamble to this Schedule describes the conditions under which surgery for alteration of appearance, only, may be a benefit of the Plan. Physicians should submit requests to their District OHIP office for authorization of any proposed surgery which may fall outside of OHIP coverage. (See Preamble, Appendix D).
- (18) **Procedural benefits (non I.O.P.)** include the removal of sutures when both services are rendered by the same physician unless the removal of sutures is done on the second or subsequent office visit for follow up examination. When a physician is entitled to claim for removal of sutures i.e. as outlined in the previous sentence or is a physician other than the operating surgeon or following an I.O.P. procedure, an office visit may be claimed.
- (19) **Additional claims for biopsies** performed when a surgeon is operating in the abdominal or thoracic cavity should be given independent consideration.
- (20) When a listed procedure is performed and no anaesthetic is required, the procedure should be claimed under the "local anaesthetic" listing.
- (21) When a physician administers an anaesthetic and/or other medication prior to, during a procedure(s) or immediately after a procedure(s) which he/she performs on the same patient, he/she should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioinguinal, iliohypogastric, ulnar, median or radial block in addition to performing a procedure, he may claim \$13.70 (G224) in addition to the procedure.
- (22) If claims are being submitted in coded form, the surgeon should add the suffix A to the listed procedural code, the surgical assistant should add the suffix B to the listed procedural code and the anaesthetist should add the suffix C to the listed procedural code.

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst	Surg.	Anaes
SKIN AND SUBCUTANEOUS TISSUE				
Incision (I.O.P.)				
Abscess or Haematoma				
Z101	local anaesthetic - subcutaneous - one		18.00	
Z173	- two		27.20	
Z174	- three or more		36.50	
Z104	- perianal		18.00	
Z106	- ischiorectal or pilonidal		39.70	
Z103	- palmar or plantar spaces		39.70	
Z102	general anaesthetic - subcutaneous - one		39.70	4
Z172	- two or more		59.70	4
Z105	- perianal		39.70	4
Z107	- ischiorectal or pilonidal		64.60	4
Z108	- palmar or plantar spaces		64.60	4
Z119	Comedones, acne pustules, milia - ten or less		3.50	
Z120	- eleven or more		12.20	
Z114	Foreign body removal - local anaesthetic		16.80	
Z115	- general anaesthetic	3	79.50	4
Z100	- complicated (see Preamble para B.32)	4	I.C.	4

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
SKIN AND SUBCUTANEOUS TISSUE - Cont'd.				
Z227	Intramuscular abscess or haematoma		91.00	4
Z118	Aspiration of superficial lump for cytology		25.30	
Z116	Biopsy(s) - any method		13.20	
Note:	Z116 may be allowed more than once on an I.C. basis if medically necessary (in order to make a diagnosis or to plan treatment) to biopsy more than one lesion or to obtain a second biopsy from an extensive lesion. If claimed, may be allowed with chemical treatment of lesion (code Z117).			
	Biopsy(s) - extensive, complicated or requiring general anaesthetic when sole procedure (see Preamble para B.32)			
Z155			I.C.	
Z245	Biopsy for malignant hyperthermia, three or more	136.90		10
Excision (with or without biopsy)				
Lesions - single or multiple sites (I.O.P.)				
Group 1 - e.g. verruca, papilloma, keratosis, pyogenic granuloma, spider naevus (see Appendix D Surface Pathology, Section 4, page xxiv)				
Z156	Removal by excision and suture - single lesion		13.20	4
Z157	- two lesions		19.90	4
Z158	- three or more lesions		33.10	4
	Removal by electrocoagulation and/or curetting			
Z159	- single lesion		9.45	4
Z160	- two lesions		14.20	4
Z161	- three or more lesions		23.50	4
Group 2 - naevus (See Appendix D Surface Pathology, Section 4, pg .xxiv)				
Z162	Removal by excision and suture - single lesion		13.20	4
Z163	- two lesions		19.90	4
Z164	- three or more lesions		33.10	4
Z165	Congenital (extensive) (see Preamble para B.32)		I.C.	I.C.
Note:	Lesions removed for cosmetic purposes and not for any clinical suspicion of disease or malignancy may be billed to the patient.			
Group 3 - plantar verruca				
Z166	Removal by excision and suture - single lesion		26.05	4
Z167	- two lesions		38.90	4
Z168	- three or more lesions		64.60	4
	Removal by electrocoagulation and/or curetting			
Z169	- single lesion		18.00	4
Z170	- two lesions		27.10	4
Z171	- three or more lesions		53.60	4
Group 4 - cyst, haemangioma, lipoma				
Face or neck				
Z122	local anaesthetic - single lesion		28.80	
Z123	- two lesions		42.60	
Z124	- three or more lesions		58.50	
Z145	general anaesthetic - single lesion	3	58.75	4
Z146	- two lesions	3	88.30	4
Z147	- three or more lesions	3	117.40	4
Z148	- extensive or massive (see Preamble para B.32)...	3	I.C.	5
Other areas				
Z125	local anaesthetic - single lesion		22.20	
Z126	- two lesions		34.10	
Z127	- three or more lesions		44.80	
Z149	general anaesthetic - single lesion	3	44.80	4
Z150	- two lesions	3	58.75	4
Z151	- three or more lesions	3	88.30	4
Z152	- extensive or massive (see Preamble para B.32)...	3	I.C.	5

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
SKIN AND SUBCUTANEOUS TISSUE - Cont'd				
Z096	Lipoma - 5 - 10 cm.	3	66.10	4
Z097	- over 10 cm.	3	99.10	5
R034	Congenital dermoid cyst - adult	3	111.40	4
R043	- infant or child	3	180.00	4
R042	- midline, e.g. nasal	3	244.30	4
R037	Giant cell tumour	3	111.40	4
R035	Pilonidal cyst - simple excision or marsupialization	3	164.10	4
R036	- excision and skin shift	3	222.90	4
	Inguinal, perineal or axillary skin and sweat glands for hyperhidrosis and/			
	or hydradenitis			
R059	- unilateral	3	222.90	5
R060	- with skin graft(s) or rotation flap(s)	3	338.60	6
	Malignant lesions including biopsy of each lesion - single or multiple sites			
	Face or Neck - simple excision			
	- single lesion	3	65.15	4
R048	- two lesions	3	107.10	4
R049	- three or more lesions	3	214.30	4
R050	Other Areas - simple excision			
	- single lesion	3	52.10	4
R094	- two lesions	3	85.70	4
R040	- three or more lesions	3	171.40	4
R041	- if excision is performed in hospital for tumour free margin with frozen			
	section, add 25% to excision or repair fees (see Note below).....			
E540	Face or Neck - curettage, electrodesiccation or cryosurgery			
	- single lesion	3	61.40	4
R018	- two lesions	3	101.20	4
R019	- three or more lesions	3	202.30	4
R020	Other Areas - curettage, electrodesiccation or cryosurgery			
	- single lesion	3	49.30	4
R031	- two lesions	3	81.20	4
R032	- three or more lesions	3	162.40	4
R033	Chemosurgery (Mohs technique) (see Preamble para B.32)		I.C.	I.C.
R081	Laser surgery on Group 1-4 and malignant lesions (see Preamble para B.32)		I.C.	I.C.
R051				
Note:	When excision of benign or malignant lesions are corrected by advancement,			
	rotation, transposition, "Z" plasty, flap or graft, claim appropriate			
	benefit listed under Repair Section instead of foregoing excision			
	benefits.			
Repair				
	Debridement and Dressing (I.O.P.) - not chargeable in addition to any			
	surgical procedure unless complications require such care in excess of the			
	usual post-operative care			
U.V.C.	- minor		visit fee	
Z153	- major (not chargeable in addition to Z176)		12.40	
Z144	- requiring general anaesthetic	4	50.40	4
R082	- extensive (see Preamble para B.32)	4	I.C.	5
Burns				
	For Burn care requiring anaesthetists' and assistants' services the following			
	fees apply:			
R030	Minor burns - up to 15%	4		5
R038	Moderate burns - 16% to 30%	6		10
R039	Major burns - more than 30%	8		15
Z180	Resuscitation - major burn, initial care, first 24 hours		95.10	
Z181	- continuing care (up to 3 days), per day		47.60	
	Debridement and excision, per % of total body treated other			
	than hand, head or neck		26.50	
R637	Debridement and excision			
	- hand, each digit		26.50	
R660	- dorsum palm - each		44.10	
R661	- nose, cheek, lip, ear, forehead, scalp, neck, eyelid - each		26.50	
R662				

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
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SKIN AND SUBCUTANEOUS TISSUE - Cont'd

Graft of Burn

Grafting of burn, per % of total body treated

R638	- other than hand, head or neck.....		44.10	
R663	- hand - each digit		52.90	
R664	- palm, dorsum - each		105.90	
R665	- nose, lip(s) - each		176.55	
R666	- cheek(s), forehead - each		176.55	
R667	- ear		176.55	
R668	- eyelid		176.55	
R669	- scalp - less than 10%		88.30	
R670	- up to 50%		220.70	
R671	- over 50%		I.C.	
R672	- neck - less than 10%		88.30	
R673	- up to 50%		194.10	
R674	- over 50%		I.C.	

Suture of Lacerations (I.O.P.)

Z176	- up to 5 cm.	13.30		4
Z154	- up to 5 cm if on face and/or requires tying of bleeders and/or closure in layers	31.90		4
Z175	- 5.1 to 10 cm.	31.90		4
Z177	- 5.1 to 10 cm. if on face and/or requires tying of bleeders and/or closure in layers	63.90		4
Z179	- 10.1 to 15 cm.	45.20		4
Z190	- 10.1 to 15 cm if on face and/or requires tying of bleeders and/or closure in layers	90.80		4
Z191	- more than 15.1 cm. (see Preamble para B.32).....	I.C.		4
E530	- if inhalation general anaesthesia (other than 50% N ₂ O/O ₂ mixture) is used add,	45.20		
E531	- if extensive debridement is required, add (see Preamble para B.32)....	I.C.		
E542	- when sutures are inserted in private office, add.....	5.10		
U.V.C	- removal of sutures only		visit fee	

Note: The above benefits include the use of sutures, local anaesthetic, tetanus toxoid and routine observation.

Muscle Repair

R525	Simple muscle repair(s) to include repair of involved skin	3	79.30	4
R528	Complex (see Preamble para B.32).....	4	I.C.	6

Skin Flaps and Grafts - The benefit will depend on the size and location of the area grafted and the type of graft. Additional procedures other than the skin grafting are extra, e.g. tendon grafts, inlay grafts, etc. Skin flaps or grafts done during a procedure should be claimed on their own merit (unless specifically listed as being inclusive for that procedure).

Skin Flaps

A. Advancement Flaps (to include undermining of more than 2.5 cm. per side) is intended to include excision of a lesion if this is technique of closure.

R011	Defect 2.1 to 5 cm - face or neck	3	82.60	4
R002	- other areas	3	61.90	4
R012	Defect 5.1 to 10 cm - face or neck	3	227.10	5
R003	- other areas	3	148.60	5
R004	Defect more than 10 cm such as thoracic abdominal flap (See Preamble para B.32)	4	I.C.	6

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
SKIN AND SUBCUTANEOUS TISSUE - Cont'd				
B. Rotations, Transpositions, "Z" plasties?b (includes undermining) but will depend on the site and size.				
R045	Defect less than 2 cm average diameter - face or neck	3	183.45	4
R072	- other areas	3	122.60	4
R046	Defect 2.1 to 5 cm average diameter - face or neck	3	308.10	4
R075	- other areas	3	205.30	4
R047	Defect 5.1 to 10 cm average diameter - face or neck	4	438.90	4
R073	- other areas	4	292.70	4
R074	Defect more than 10 cm average diameter (See Preamble para B.32).....	4	I.C.	5
C. Pedicle Flaps				
R079	Small e.g. cross finger	4	122.60	4
R077	- each subsequent stage	4	90.90	4
R070	Intermediate e.g. cervical finger	4	270.00	5
R071	- each subsequent stage	4	205.30	5
R080	Large e.g. cross leg, deltopectoral, forehead	4	382.70	6
R078	- each subsequent stage	4	286.30	6
R069	Preparation of a contracted recipient site, add to R070 and R080		123.90	
R103	Delay of tube or pedicle		58.05	4
R101	Delay, intermediate flap	3	121.70	4
R100	Delay, major flap	4	268.30	5
D. Myo-Cutaneous Flaps (to include closure by any means)				
Sterno-mastoid, tensor fascia lata, gluteus maximus, gracilis, sartorius, rectus femoris, gastrocnemius (medial and lateral), trapezius				
R005		3	432.90	5
R006	Pectoralis major, latissimus dorsi, unilateral rectus abdominus	4	675.50	6
R008	Lower transverse rectus abdominus flap	6	585.45	8
Z195	- repair of abdominal defect - same surgeon		180.00	
Z196	- different surgeon		347.20	
Myocutaneous - osseous flaps e.g. pectoralis major myocutaneous flap with rib graft, trapezius flap with scapula spine				
R009		6	720.00	8
R007	- other (See Preamble para. B.32)	I.C.	I.C.	I.C.
Skin Grafts				
A. Split Thickness Grafts (for burn grafts see p.82)				
R084	Very minor, very small areas, e.g. trauma		84.85	4
R085	Minor, medium sized areas, e.g. small or skin ulcer, breast, etc.	3	129.00	4
R086	Intermediate, large areas, e.g. trunk, arms, legs	4	238.30	4
R087	Major, complex areas, e.g. face, neck, hands	4	356.60	5
R088	Extensive major, very large areas(s)	4	522.00	6
B. Full Thickness Grafts				
R092	Minor - less than 1 cm. average diameter		85.70	4
R093	Intermediate - 1 cm. to 5 cm. average diameter	3	131.60	4
R083	Major - over 5 cm. (See Preamble para. B.32)	5	I.C.	5
R091	Complex - eyelid, nose, lip, face	4	193.30	5
Note: Descriptive details of procedure(s) (e.g. operative report) should be submitted with claims for professional assessment for R091, R083.				
Appendage or tissue re-vascularization involving microanastomosis with or without micro neuroanastomosis (See Preamble para. B.32)				
R057		I.C.	I.C.	I.C.
R058	Revision of above (See Preamble para. B.32)	I.C.	I.C.	I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
SKIN AND SUBCUTANEOUS TISSUE - Cont'd				
Stasis Ulcer				
R847	- with skin graft - per leg	3	180.00	5
R845	- multiple ligation and skin graft - per leg	5	306.00	5
Neurovascular Island Transfer				
R061	Minor e.g. finger tip	3	129.00	4
R062	Intermediate e.g. finger to thumb transfer	4	238.30	5
R063	Major e.g. foot to heel	4	396.00	6
Free Island Flaps				
R064	Elevation of free island skin and subcutaneous flap and closure of defect	10	765.50	10
R065	Preparation of microvascular recipient site for free island skin subcutaneous flap		810.00	
R066	Transplantation of free island skin and subcutaneous flap with microvascular anastomosis(es)		810.00	
R067	Elevation of innervated free island skin and subcutaneous flap and closure of defect	10	900.10	10
R068	Preparation of microvascular recipient site for innervated free island skin and subcutaneous flap		900.10	
R069	Transplantation of innervated free island skin and subcutaneous flap with microvascular anastomosis(es) and nerve repair		841.50	
R125	Elevation of free island skin and muscle flap and closure of defect	10	765.50	10
R126	Preparation of microvascular recipient site for free island skin and muscle flap		810.00	
R127	Transplantation of free island skin and muscle flap with microvascular anastomosis(es)		765.50	
R128	Elevation of free island muscle flap with tendon and nerve, and closure of defect	10	1035.55	10
R129	Preparation of microvascular recipient site for muscle, tendon and nerve anastomosis(es)		1035.55	
R130	Transplantation of free island muscle flap with tendon, nerve and microvascular anastomosis(es)		1035.55	
R131	Elevation of free island bone flap and closure of defect	10	765.50	10
R132	Preparation of microvascular recipient site for free island bone flap		810.00	
R133	Transplantation of free island bone flap with microvascular anastomosis(es) and bone fixation		900.10	
R134	Elevation of free island skin and bone flap and closure of defect	10	918.30	10
R135	Preparation of microvascular recipient site for free island skin and bone flap		918.30	
R136	Transplantation of free island skin and bone flap with microvascular anastomosis(es) and bone fixation		918.30	
R137	Elevation of free toe or finger and closure of defect	10	918.30	10
R138	Preparation of microvascular recipient site for free toe or finger transplant		918.30	
R139	Transplantation of free island toe or finger with microvascular anastomosis(es) and tendon nerve and bone repair		1080.10	
R025	Revision of free island flaps (see Preamble para B.32)	10	I.C.	10
R106	Skin Flaps and Grafts - other than listed above (see Preamble para B.32)...	I.C.	I.C.	I.C.
Destruction				
Z121	Epilation of facial hairs (I.O.P.) - per quarter hour		14.50	
Note: Claims for the above procedure require OHIP authorization (see Surgical Preamble, paragraph (17)).				
Finger or toe-nail (I.O.P.)				
Z128	Simple, partial or complete - one		21.30	4
Z129	- multiple		31.90	4
Z130	Radical, including destruction of nail bed - one		53.10	4
Z131	- multiple		74.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd			
Z117	Chemical and/or cryotherapy treatment of minor skin lesions (I.O.P.) - one or more lesions, per treatment		9.90	
	Plastic Planing (Dermabrasion) - face or acne			
Notes:	(1) R096, R104, R097 - not a benefit of OHIP for areas other than the face. (2) R098 - Claims for this procedure require OHIP authorization (see Surgical Preamble, paragraph (17)). (3) Plastic Planing/Dermabrasion by areas, as an insured service, may not exceed the fee for R097.			
R096	- each area		90.00	4
R104	- both cheeks		189.00	4
R097	- whole face		288.00	4
R098	- single area, e.g. trauma scar		51.65	4
R099	Rhinophyma, removal by shaving		231.40	4
R089	Webbed Fingers - one web space	4	247.70	5
R090	Webbed Toes - one web space	4	113.80	4

Scar Revision - any method of closure

R021	up to 2.5 cm - face or neck	3	106.30	4
R026	- other areas	3	71.10	4
R022	2.6 to 5 cm - face or neck	3	179.15	4
R027	- other areas	3	119.60	4
R023	5.1 cm to 10 cm - face or neck	3	255.40	5
R028	- other areas	3	170.60	5
R029	Greater than 10 cm (see Preamble, Part B, paragraph 32)	4	I.C.	6

Note: OHIP authorization is required for all scar revisions in areas other than the face or neck (see Preamble, Appendix D).

Plastic Surgery Procedures:

The setting of benefits covering the various procedures of plastic surgery is a very difficult problem. Since many procedures are divided into stages which have to be considered in assessing a fee, it is felt that all such plastic surgical procedures should be classed by the responsible specialist as very minor, major, intermediate, major, or extensive major. Benefits should be claimed according to procedures set forth in the tariff, except in cases which are difficult to define, in which case "I.C." should be the basis of the claim. The minimum benefit for each would be as follows:

R150	Very Minor		84.85	4
R151	Minor	3	129.00	4
R152	Intermediate	4	238.30	4
R153	Major	4	356.60	5
R154	Extensive Major	4	522.85	6

Notes: (1) Descriptive details of procedure (e.g.: operative report) should be submitted with claims for codes R150-R154 for professional assessment.
(2) Taking of skin by a surgeon for grafting by an Oral Surgeon claim as R150.

Z132	Insertion of tissue expander - separate incision	3	180.85	5
Note:	Authorization may be required from OHIP (e.g. for scars of legs etc.)			
Z137	Percutaneous inflation of tissue expander(s) per visit (I.O.P.)		21.20	
E541	- each additional expander - to a maximum of 3 per visit		add 50%	
Z138	Replacement of tissue expander by permanent prosthesis (I.O.P.)		180.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
OPERATIONS ON THE BREAST				
Incision				
Z141	Needle biopsy - one or more (I.O.P.)		22.30	
Z139	Aspiration of cyst - one or more (I.O.P.)		22.30	
	Drainage of intramammary abscess or hematoma - single or multi loculated (I.O.P.)			
Z140	- local anaesthetic		22.30	
Z740	- general anaesthetic		56.15	4
Excision				
	Tumour or tissue for diagnostic biopsy and/or treatment e.g. carcinoma, fibroadenoma or fibrocystic disease (single or multiple - same breast)	3	121.70	4
R107	Partial mastectomy or wedge resection for treatment of breast disease with or without biopsy e.g. carcinoma or extensive fibrocystic disease..	3	184.30	4
E546	- with radical axillary node dissection, add.....		216.00	2
	Mastectomy - male (benign) - unilateral			
R115	- simple	3	157.70	4
R116	- subcutaneous with nipple preservation	4	243.40	5
Note:	R116, R117 - include skin grafts if required. R109 - allowed skin graft in addition if claimed.			
	Mastectomy - female (with or without biopsy)			
R108	- simple	4	243.40	5
R117	- subcutaneous with nipple preservation	4	243.40	5
R109	Mastectomy, radical or modified radical(with or without biopsy)	5	450.00	6
Repair				
Notes:	R118 - R112 - Claims for these procedures may require OHIP authorization (see Surgical Preamble, paras. 16 & 17 also Preamble, Appendix D).			
Post-mastectomy breast reconstruction				
R119	- breast mound creation by prosthesis and/or soft tissue	4	278.60	5
R118	- breast skin reconstruction by local flaps or grafts	4	372.80	5
E529	- with breast mound creation by prosthesis and/or soft tissue,add...		94.30	
Note:	- by myocutaneous flaps - see codes R005 - R009			
R114	- revision of breast mound	3	211.70	4
R113	Nipple-areola preservation and tissue-banking	3	108.00	4
R121	Reimplantation of tissue-banked nipple-areola	3	126.00	4
R120	Nipple-areola reconstruction by grafts	3	211.70	4
	Reduction mammoplasty (female, to include nipple transplantation or grafting) - unilateral	5	436.30	7
R112	Augmentation mammoplasty - unilateral	4	184.30	4
Z142	Removal of breast prosthesis (I.O.P.)	3	72.90	4
Z133	Breast capsulotomy closed (I.O.P.) - no anaesthetic		11.35	
Z134	- general anaesthetic	3	72.90	4
Z135	Open capsulotomy with or without replacement of breast prosthesis (I.O.P.).	3	180.00	4
	Myocutaneous Flaps - Pectoralis major, latissimus dorsi, unilateral rectus abdominus	4	675.50	6

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Preamble:

- (1) Corrective splints must be "corrective" to qualify for a benefit as such. The corrective splint listings are not applicable to simple immobilization such as with a Jones bandage or metal finger splint following soft tissue injury.
- (2) The removal of a wire or pin or other device when used for traction or external fixation (except for rigid external fixators) in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural fee unless a general anaesthetic is required in which case a fee may be claimed. Removal of devices used for internal fixation more than 30 days after insertion may be charged for in addition to the procedural benefit.
- (3) The benefit for total hip replacement also includes denervation of the hip joint and adductor tenotomy.
- (4) The benefit for obtaining a bone graft is not to be claimed in cases of pseudarthrosis repair, fusions or for listings in which bone grafting is included.
- (5) For the supervision of limb fitting and 6 months post-operative care following amputation, claim visit fees. Amputation with immediate fitting to include supervision of final limb fitting - add 40% (E586).

Fractures and Dislocations:

- (a) For fractures or dislocations requiring open or closed reduction or no reduction, the major pre-operative visit i.e. consultation or appropriate assessment may be claimed in addition to the listed benefits.
- (b) OPEN REDUCTION shall mean the treatment of a fracture and/or dislocation by either closed intramedullary fixation or by an operative procedure to expose the fracture. The benefits include fixation by internal or external devices.
- (c) CLOSED REDUCTION shall mean the reduction of a fracture or dislocation by non-operative methods (including traction).
- (d) NO REDUCTION shall mean the treatment of a fracture or dislocation by any other method and includes the use of the initial external support.
- (e) The stated benefit covers full or after treatment up to 4 weeks except if additional reductions are necessary or if patient is transferred to another surgeon or if the patient is paraplegic.
- (f) In multiple fractures or dislocations, the benefit for the major fracture or dislocation shall be 100% and the benefit for the other fractures or dislocations 85%. When no procedural benefit is applicable, but when that fracture or dislocation necessitates hospitalization or concurrent care over that demanded by the major injury, a visit benefit may be claimed in addition to other procedural benefits.
- (g) For repeat reductions (closed or open) for the same fracture or dislocation, the full benefit should be claimed for the final reduction and after care - previous reductions by the same surgeon should be claimed at 85%.
- (h) Emergency splinting of fractures in the emergency department should be on the basis of appropriate visit benefit, plus application of cast if appropriate.
- (i) Transferred cases -
 - (1) When patients are transferred to a chronic or convalescent facility, additional visit benefits on a chronic care basis shall be allowed to other than the operating surgeon (and also to the surgeon after 4 weeks).
 - (2) When patients are transferred to another physician for after care of fractures and dislocations treated by closed or no reduction, the physician rendering the initial care should claim 75% of the listed fee and the surgeon rendering subsequent care visit fees except where otherwise specified. In cases involving open reduction, the percentage should be 80% for the surgeon providing the initial care.
 - (3) In cases where the original physician attempts to reduce a fracture or dislocation under general anaesthesia, is unsuccessful and refers the patient to another physician for definitive care, the original physician should claim 75% of the listed fee.
- (j) Paraplegia associated with fractures and dislocations may be claimed by charging visit fees after the first 2 weeks of post-operative care in addition to the appropriate procedural fees.
- (k) Pseudarthrosis may be allowed as the appropriate benefit after the fracture is 4 months old.
- (l) For fractures and dislocations not requiring reduction, visit fees apply unless a specific fee is listed. If the listed fee is less than the consultation, the consultation should be claimed under the fracture/dislocation code number.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?
Code	GENERAL FEES			
	Bone/Plasial/Dennis Grafts			
E551	Autogenous - separate incision		78.45	
E552	- same incision		52.90	
Z279	- different surgeon (I.O.P.)		174.65	
E553	Homogenous - bank		22.50	
	Allograft - donor - 85% of excision fee			
R200	- cadaver - per long bone, each		131.00	
	Fixation			
E547	Methyl methacrylate (not arthroplasty)		53.70	
	Rigid external fixation (excluding casts) for closed reduction, add 40% to closed reduction fee			
E555	Cast - bracing with closed reduction, add 40% to reduction fee			
E569	Percutaneous pinning, add 30% to closed reduction			
E590	Rigid external fixation - pseudarthrosis		68.90	
R267	Removal fixation device - general anaesthetic	3	143.60	4
R268	- local anaesthetic	3	49.30	4
R598	Removal of extensive external fixation device under general anaesthesia....		44.00	4
Z210	Insertion traction pin - excludes fractures and dislocations (I.O.P.)		30.55	
	Wound Care			
Z783	Secondary closure		87.90	
E550	Closed irrigation during a surgical procedure		57.10	
E556	Extensive debridement of compound fractures or dislocations - add 40% to reduction fee			2
R517	Excision of foreign body		97.40	4
	Electrical Stimulation			
Z250	External or internal (I.O.P.)		174.65	4
	Casts (I.O.P.)			
	Application of plaster casts or corrective splints are not chargeable if applied at the time of surgery (except for the application of a cast brace) or applied during the first 4 weeks for a fracture or dislocation when a procedural fee is applicable. The subsequent application of plaster casts is chargeable according to the following schedule. Cost of material is extra.			
Z201	Finger		9.00	
Z202	Hand		13.50	
Z203	Arm, forearm or wrist		21.60	
Z199	Foot		13.50	
Z213	Below knee, knee splints (Stove pipe, etc.)		21.60	4
Z211	Whole leg (mid thigh to toes)		26.20	4
Z198	Toes		9.00	4
Z205	Head and Torso	3	87.90	4
Z208	Shoulder spica	3	87.90	4
Z206	Body cast	3	52.10	4
Z207	Hip spica - unilateral	3	87.90	4
Z209	- bilateral	3	110.00	4
Z216	Wedging of casts in other than fracture treatment		9.00	
Z200	Application of Unna's paste		13.50	
Z873	Application of cast brace (must include hinge)		61.10	
Z204	Removal of plaster (not associated with fractures or dislocation within 4 weeks of initial treatment)		9.00	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
HAND and WRIST				
Amputation				
R606	Phalanx		146.10	4
E582	- each additional		42.60	
R608	Metacarpal or metapalangeal joint		172.10	4
E583	- each additional		42.60	
R610	Trans. metacarpal 2nd or 5th ray		252.40	4
R611	Hand - all metacarpals	3	262.00	4
R612	Wrist	4	262.00	5
Arthrodesis				
R465	Finger-thumb	3	232.20	4
R466	Wrist	3	352.70	4
Arthroplasty				
R437	Wrist - interposition	3	338.45	5
R485	- total	6	385.90	6
R479	Removal only	3	174.65	6
R435	Hand - interposition - single	3	229.70	5
R436	- multiple	3	415.70	6
R489	Single joint - total	3	262.85	5
R449	Multiple joints - total max.....	3	700.80	6
R500	Removal only	3	131.00	4
R236	Carpal replacement	3	291.00	5
E564	Revision of arthroplasty, add 35%			
Arthroscopy				
Z218	Diagnostic arthroscopy	3	87.90	4
E595	- in association with surgery - same surgeon		57.10	
R211	- with Synovial biopsy		39.80	
R212	- with Removal of loose body, screw		174.65	
R213	- with Drilling of defect (includes removal of loose body)		228.30	
R221	- with Debridement - local		228.30	
R224	- total		296.30	
R230	- with Synovectomy - partial		177.95	
R232	- total		436.60	
R233	- with Pinning of osteochondral fragment		228.30	
Arthrotomy				
R409	Finger		151.60	4
R410	Wrist	3	192.70	4
Aspiration/Injection - see page 64, 65				
Biopsy				
Z230	Bones - punch, x-ray control (I.O.P.)		65.50	4
	- open biopsy or taking of bone graft by other than operating surgeon (I.O.P.)	4	131.00	4
Z214	Joint - via arthroscope		9.90	
E563	- needle (I.O.P.)		44.10	
Z221	- open finger		151.60	4
R409	- open wrist	3	192.70	4
R410	- open wrist	3	192.70	4
Z228	Muscle (I.O.P.)		87.90	4
Decompression - Denervation				
N290	Decompression median nerve at wrist (carpal tunnel syndrome)	3	140.00	4
N285	Exploration and/or decompression and/or transposition and/or neurolysis of major nerve (excluding carpal tunnel nerve)	4	226.80	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
HAND AND WRIST - Cont'd				
	Incision and Drainage (e.g. Osteomyelitis)			
R219	Incision and drainage - phalanx/metacarpal/carpus	3	165.20	4
R218	Sequestrectomy - phalanx/metacarpal/carpus	3	131.00	4
R217	Saucerization and bone graft phalanx/metacarpal/carpus	4	219.20	4
R409	Incision and drainage - joint (finger)		151.60	4
R410	- joint (wrist)	3	192.70	4
R534	Tendon sheath	3	136.25	4
	Examination/Manipulation			
	Manipulation - hand/wrist			
Z222	- under general anaesthetic (I.O.P.)....		21.40	4
	- without general anaesthetic, see page 70			
	Excision - Bone			
R316	Proximal row carpectomy	3	306.50	5
R285	Carpal - bone (one)	3	194.00	4
R317	Dorsal exostosis (triquetrum)	3	173.10	4
R286	Radial styloid	3	212.10	4
R283	Phalanx/metacarpal	3	178.30	4
R272	Bone tumour (See Preamble Para B.32)	I.C.	I.C.	I.C.
	Excision - Joint			
R425	Synovectomy/capsulectomy/debridement - finger joint	3	204.50	4
R414	- two or more joints	3	306.90	4
R407	Synovectomy - extensor tendons		203.70	4
R418	Synovectomy/debridement - wrist	3	310.90	4
R492	Radio-ulnar meniscectomy	3	209.75	4
	Excision - Muscle and Tendon			
R522	Muscle - simple	3	174.65	4
R523	- complex	4	438.40	6
R550	Tendon sheath - single	3	219.20	4
E572	- each additional, add		78.00	1(max.)
R551	Fascia for Dupuytren's			
	- simple or complex with or without flaps or grafts.....	3	300.00	4
	Excision - Ganglion			
R549	Simple or complex	3	109.00	4
	Reconstruction - Bone			
R257	Osteotomy - phalanx - terminal		147.60	4
R258	- phalanx - middle proximal or metacarpal	3	175.20	4
E591	- each additional		38.60	
R321	Pseudoarthrosis - phalanx, metacarpal	3	235.55	4
R322	- scaphoid	3	269.60	4
	Reconstruction - Ligaments			
R597	Simple/single repair - wrist	3	209.95	4
R548	Extensive/multiple repair - wrist	3	355.70	4
R601	Metacarpal phalangeal repair	3	221.10	4
	Reconstruction - Nerve - see page 157, 160			
	Reconstruction - Tendon			
R557	Tenoplasty - one	3	202.60	4
B050	- each additional, add		69.40	
R559	Tendon graft - one	3	277.10	4
B052	- each additional, add		109.60	1(max.)
R586	Reconstruction of flexor tendon pulley, per finger		89.80	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surge	Anaes?b
HAND AND WRIST - Cont'd				
R554	Silicone rod insertion - one	3	267.00	4
R051	- each additional, add		122.10	
R563	Transplant/transfer - single	3	258.55	4
R054	- each additional, add		83.40	1(max.)
R578	Tendon repair - extensor - single	3	114.20	4
R580	- each additional, add		42.60	
R585	Tendon repair - flexor - single	3	214.10	4
R581	- each additional, add		79.80	
U.V.C.	Mallet finger - closed		visit fee	
R574	- K-wire		121.50	4
R573	- open	3	133.50	4
U.V.C.	Boutonniere - closed		visit fee	
R577	- open	3	133.70	4
R582	- late	3	223.70	4
Reconstruction - Extremities				
R602	Pollicization	6	536.60	6
R603	Digital reimplantation involving microvascular and neuro anastomosis	8	1439.40	8
R604	Revision of R602, R603 (See Preamble Para B.32)		I.C.	
R605	Reconstruction and plastic repair of traumatically amputated extremities (See Preamble Para B.32)		I.C.	
Release - Tendon				
R575	Tenolysis - flexor and/or extensor tendon of one digit	3	176.10	4
E537	- each additional digit (max. 2), add		80.55	
R541	Flexor tenolysis with pulley preservation	3	257.15	4
	Tenotomy or fasciotomy (closed) (I.O.P.)			
Z247	- finger - one		45.00	4
Z248	- two		66.30	4
Z249	- three or more		90.00	4
Z231	- palmar or plantar		66.80	4
R536	Tendon release (open) - finger/palm		96.90	4
R537	- wrist	3	124.40	4
E571	- more than one, add		79.90	
Reduction - Fractures				
F004	Phalanx - no reduction, rigid immobilization		45.10	
F005	- closed		90.60	4
E558	- each additional		19.90	
F007	- open	4	160.40	4
F008	Metacarpal - no reduction, one or more, rigid immobilization		45.10	
F009	- closed, one or more		90.60	4
F011	- open	4	152.70	4
E559	- each additional (open), add		43.90	
F006	Intra-articular - closed		71.30	
F010	- open	3	152.70	4
F012	Bennett's - no reduction, rigid immobilization		45.10	
F013	- closed	3	108.75	4
F015	- open	4	194.80	4
F102	Carpus - no reduction, rigid immobilization		45.10	
F016	- closed, one or more		104.10	4
F017	- open, one or more	4	200.70	4
F018	Scaphoid - no reduction, rigid immobilization		45.10	
F019	- open	4	219.20	4
F020	- excision	4	174.70	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
HAND AND WRIST - Cont'd				
Reduction - Dislocations				
D001	Finger - closed - one		52.70	4
E576	- each additional, add		9.20	
D003	- open	3	178.30	4
D004	Metacarpal/phalangeal - closed - one		52.60	4
E577	- each additional, add		9.20	
D006	- open	3	164.60	4
D007	Carpal - closed		115.90	4
D008	- open	3	218.30	4
ELBOW and FOREARM				
Amputation				
R613	Through radius and ulna	4	277.10	5
R614	Elbow disarticulation	4	262.00	5
Arthrodesis				
R466	Elbow	3	352.70	4
Arthroplasty				
R281	Ulna replacement (lower end)	3	268.70	4
R288	Implant radial head	3	227.60	4
R499	Removal of total replacement	3	364.50	7
R486	Complete arthroplasty replacement	6	443.00	8
R510	Interposition arthroplasty	6	394.50	7
E564	Revision of elbow arthroplasty, add 35%			
Arthroscopy				
Z218	Diagnostic arthroscopy	3	87.90	4
E595	- in association with surgery - same surgeon		57.10	
R211	- with Synovial biopsy		39.80	
R212	- with Removal of loose body, screw		174.65	
R213	- with Drilling of defect (includes removal of loose body)		228.30	
R221	- with Debridement - local		228.30	
R224	- total		296.30	
R230	- with Synovectomy - partial		177.95	
R232	- total		436.60	
R233	- with Pinning of osteochondral fragment		228.30	
Arthrotomy				
R445	Elbow, loose body, etc.	3	180.60	4
Aspiration/Injection - see page 63				
Biopsy				
Z225	Bone - needle (I.O.P.)		66.00	4
Z214	- open (I.O.P.)	4	131.00	4
E563	Joint - via arthroscope		9.90	
R432	- open	3	155.70	4
Z228	Muscle/soft tissue (I.O.P.)		87.90	4
Decompression/Denervation				
Fasciotomy for compartments syndrome (not including secondary closure wound)				
R495	3	290.60	4
Z783	Secondary closure		87.90	4
Z251	Catheter - insertion (I.O.P.)		44.10	
U.V.C	- monitoring		visit fee	
Exploration and/or decompression and/or transposition and/or neurolysis of ulnar nerve (elbow)				
N190	4	192.80	4
R426	Denervation - elbow	3	233.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
	ELBOW AND FOREARM - Cont'd			
	Incision and Drainage (Osteomyelitis)			
R228	Acute, incision and drainage	3	273.75	4
R231	Sequestrectomy	3	321.60	4
R229	Saucerization and bone grafting	3	409.40	4
Z226	Soft tissue or bursa, incision and drainage		87.90	4
R445	Elbow, incision and drainage	3	180.60	4
	Examination/Manipulation			
Z222	Manipulation under general anaesthetic (I.O.P.)		21.40	4
	- without general anaesthetic, see page 70			
	Excision - Bone			
R287	Radial head	3	196.95	4
R286	Radial styloid	3	212.10	4
R643	Ulna lower end	3	174.65	4
R290	Olecranon	3	188.10	4
R291	Olecranon with fascial repair	3	279.65	4
	Excision - Bursae			
R595	Olecranon	3	91.80	4
	Excision - Joint Contents			
R421	Synovectomy/capsulectomy/debridement, etc.	3	282.20	4
	Excision - Muscles			
R524	Myositis ossificans	4	262.00	5
R517	Foreign body removal		97.40	4
	Excision - Tumours			
R591	Soft tissues - superficial	3	177.80	4
R592	- deep	5	438.40	6
	Excision - Bone Tumours			
R294	Exostosis	4	149.05	4
R295	Simple excision	4	261.60	4
R293	Extensive with replacement	4	613.10	6
	Reconstruction - Bone - Pseudarthrosis			
R323	Radius or ulna	3	275.20	4
R473	Radius and ulna	3	372.10	4
	Reconstruction - Bone - Osteotomy			
R259	Radius or ulna... ..	3	269.20	4
R324	Radius and/or ulna and reconstruction congenital abnormality, synostosis etc.	3	359.80	4
	Reconstruction - Fascial			
R476	Repair fascial defects - small	3	132.00	4
R478	- large with or without synthetic graft or rotation flap	4	262.40	5
	Reconstruction - Ligaments			
R597	Simple/single repair	3	209.95	4
R548	Extensive/multiple repair	3	355.70	4
	Reconstruction - Tendons			
R578	Suture extensor tendon - single	3	114.20	4
E580	- each additional, add		42.60	
R585	Suture flexor tendon - single	3	214.10	4
E581	- each additional, add		79.80	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surge	Anaest?b
ELBOW AND FOREARM - Cont'd				
R557	Tenoplasty - single	3	202.60	4
B050	- each additional, add		69.40	
R556	Tenolysis - single	3	183.10	4
E599	- each additional, (max. 2) add		78.90	
R563	Transposition/transplantation/transfer - single	3	258.55	4
B054	- each additional, add		83.40	1(max.)
R583	Steindler flexoplasty	3	312.85	5
Release				
R519	Muscles and tendons - simple, e.g. tennis elbow	4	123.45	4
R521	- radical, e.g. muscle slide	5	284.70	5
Reduction - Dislocations				
D009	Elbow joint - closed reduction		76.60	4
D010	- open reduction - acute	3	228.20	4
R400	- repair chronic, recurrent	3	343.50	4
D012	Radial head - closed reduction, pulled elbow		35.80	4
D011	- open reduction - acute	3	174.65	4
R540	- recurrent	3	205.70	6
R558	- late	4	323.30	6
Reduction - Fractures				
F029	Epicondyle - no reduction		61.10	
F037	- closed reduction	3	113.80	4
F038	- open reduction	4	193.60	4
F039	Transcondylar/condylar - no reduction		61.10	
F040	- closed reduction	3	186.80	4
F045	- closed reduction with traction	3	283.00	4
F041	- open reduction	4	340.10	4
F034	Olecranon - no reduction, rigid immobilization		113.80	4
F035	- closed reduction	3	116.70	4
F036	- open reduction	4	203.20	4
F024	Radius and ulnar shaft - no reduction, rigid immobilization		61.10	
F025	- closed reduction	3	134.35	4
F026	- open reduction	4	333.40	4
F014	Radius and ulna - Monteggia - no reduction, rigid immobilization		61.10	
F022	- closed reduction		131.00	4
F023	- open reduction of ulna plus closed reduction radial head	3	219.20	4
F031	Radius or ulna - no reduction, rigid immobilization		61.10	
F032	- closed reduction	3	106.40	4
F033	- open reduction	4	206.60	4
F027	Radius-distal, Colles', Smith's, Barton's, etc. - no reduction, rigid immobilization		61.10	
F028	- closed reduction	3	99.30	4
F030	- open reduction	4	195.30	4
F021	Osteochondral - open reduction	4	227.40	5
SHOULDER/ARM/CHEST				
Amputation				
R617	Forequarter	10	444.30	15
R616	Shoulder disarticulation	9	337.20	9
R615	High humerus	4	334.20	5
Arthrodesis				
R467	Shoulder	4	424.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
	SHOULDER/ARM/CHEST - Cont'd			
	Arthroplasty			
R438	Humeral prosthesis	4	406.25	6
R487	Total prosthesis	6	628.60	10
R240	Revision total arthroplasty shoulder	6	853.25	10
R498	Removal prosthesis/no replacement	3	359.40	8
E564	Revision of prosthesis, add 35%			
	Arthroscopy			
Z218	Diagnostic arthroscopy	3	87.90	4
E595	- in association with surgery - same surgeon		57.10	
R211	- with Synovial biopsy		39.80	
R212	- with Removal of loose body, screw		174.65	
R213	- with Drilling of defect (includes removal of loose body)		228.30	
R221	- with Debridement - local		228.30	
R224	- total		296.30	
R230	- with Synovectomy - partial		177.95	
R232	- total		436.60	
R233	- with Pinning of osteochondral fragment		228.30	
	Arthrotomy			
R411	Shoulder	4	202.15	4
	Aspiration/Injection - see page 64, 65			
	Biopsy			
Z220	Bones - needle/punch, x-ray control (I.O.P.)		65.50	4
Z214	- open (I.O.P.)	4	131.00	4
E563	Joint - via arthroscope		9.90	
R411	- open	4	202.15	4
Z228	Soft tissue - open (I.O.P.)		87.90	4
	Incision and Drainage			
R222	Humerus/clavicle/scapula - incision and drainage	4	237.70	4
R225	Sequestrectomy	4	262.40	4
R223	Saucerization with bone graft	4	351.00	4
Z226	Bursae/soft tissue		87.90	4
R411	Joint	4	202.15	4
	Examination and Manipulation			
Z223	Manipulation under general anaesthetic (I.O.P.)		44.10	4
	- without general anaesthetic, see page 70			
	Excision - Clavicle or Acromion			
R298	Simple (includes ligament)	4	191.25	4
R641	Major Tumour	5	262.40	6
R214	Malignant tumour with reconstruction	5	438.40	6
	Excision - Humerus			
R292	Head	4	271.30	5
R294	Exostosis	4	149.05	4
R295	Benign tumour	4	261.60	4
R297	Malignant tumour with reconstruction	4	616.40	6
	Excision - Joint			
R422	Synovectomy and debridement	4	384.20	5
R512	Excision of subacromial bursae	3	191.00	4
R522	Muscle/fascia - simple	3	174.65	4
R523	- complex	4	438.40	6
	Rotator cuff exploration (includes acromioplasty, excision of coraco-acromial ligament)			
R416	4	187.30	4
R490	Acromio/sterno-clavicular meniscectomy	3	189.80	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
SHOULDER/ARM/CHEST - Cont'd.				
Reconstruction - Pseudarthrosis and Osteotomy				
R329	Pseudarthrosis - clavicle	4	243.10	4
R325	- humerus	4	313.30	4
R260	Osteotomy - humerus	4	264.30	4
R298	- clavicle	4	191.25	4
R235	- glenoid	4	252.40	4
Reconstruction - Nerves - see page 157, 160				
Reconstruction - Muscles/Soft Tissues				
R527	Muscle transplant - pectoralis major	6	392.60	6
R521	Muscle/tendon release	5	284.70	5
R526	Release - sternomastoid	5	267.50	5
R353	Scapulopexy - congenital elevation	6	348.50	6
R568	Trapezius/sternomastoid/transplant	4	306.50	4
R589	Tendon repair - biceps	3	205.95	4
R593	Rotator cuff repair - simple, end-to-end or side-to-side (includes acromio- plasty, excision of coraco-acromial ligament)	4	286.40	5
R594	Rotator cuff repair - complex (includes implantation into bone, and as required, acromioplasty, excision of coraco-acromial ligament, excision of distal clavicle)	4	422.00	5
Reduction - Fractures				
F047	Tuberosity - no reduction		61.10	
F048	- closed reduction	3	106.65	4
F049	- open reduction (without cuff tear)	4	262.40	4
F053	Neck without dislocation of head - no reduction		61.10	
F054	- closed reduction		120.50	4
F055	- open reduction	5	296.50	6
F050	Neck with dislocation of head - no reduction		61.10	
F051	- closed reduction	3	166.30	4
F052	- open reduction	5	348.50	6
F042	Shaft - no reduction		61.10	
F043	- closed reduction	3	133.50	4
F044	- open reduction	4	292.45	4
U.V.C.	Clavicle - no reduction		visit fee	
F110	- closed reduction with anaesthetic	3	56.60	4
F118	- open reduction	4	209.10	4
F119	Scapula - no reduction		61.10	
F120	- closed reduction with anaesthetic	3	104.95	4
F121	- open reduction	4	219.20	5
F122	Sternum - no reduction		61.10	
F123	- closed reduction		104.95	
F124	- open reduction - pleura open (see Preamble para B.32)	9	I.C.	13
F125	- pleura closed (see Preamble para B.32)	4	I.C.	4
U.V.C.	Ribs - no reduction		visit fee	
F130	- complicated - pleura open (see Preamble para B.32)	9	I.C.	13
F131	- pleura closed (see Preamble para B.32)	4	I.C.	4
Reduction - Dislocations				
D014	Acromio-clav./sterno-clav. - no reduction		61.10	
D025	- closed with anaesthetic	4	121.55	4
D023	- open reduction	4	209.10	4
R596	- open reduction - late	4	259.50	4
D015	Glenohumeral joint - closed reduction - without anaesthetic		44.10	
D016	- with anaesthetic		100.50	4
D017	- open reduction - early	4	292.70	6
R472	- late	4	525.70	7
R401	- recurrent	5	343.50	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.				
Code		Asst	Surge	Anaes? ^b
SKULL and MANDIBLE				
Arthroplasty				
R433	Temporo-mandibular joint - unilateral	5	312.85	5
Biopsy (I.O.P.)				
Z869	Bones - punch, simple		35.05	4
Z870	- punch, x-ray control		87.90	4
Z242	- open	4	174.65	4
Incision and Drainage				
Z234	Mandibular sequestrectomy (I.O.P.)	7	252.20	7
Excision				
R272	Bone - Tumour (see Preamble para B.32)	I.C.	I.C.	I.C.
R278	Maxilla, with exenteration of orbit and skin graft	4	477.00	7
R279	Maxilla advancement	4	394.30	8
R280	Mandible	4	316.60	7
R284	Mandibular condyle	4	247.90	5
R428	Temporo-mandibular meniscectomy	3	223.90	5
Reconstruction				
R531	Facial paralysis - static slings	4	275.15	5
R532	- dynamic slings	4	357.40	6
R533	Composite repair for facial paralysis, plication of paralyzed muscles, and			
E597	resection for paralysis of over active muscles	4	457.20	7
	- with meloplasty, add		78.00	
Orthognathic Surgery				
Anterior dento-alveolar osteotomy, maxilla or mandible				
R382	- one segment	6	720.70	10
R383	- two segments	6	835.70	10
Posterior dento-alveolar osteotomy, maxilla				
R349	- one side	6	720.70	10
R351	- both sides, single segment	6	835.70	10
R385	- both sides, separate segments	6	1063.60	10
Posterior dento-alveolar osteotomy, mandible				
R462	- one side	6	720.70	10
R463	- both sides	6	1063.60	10
R502	Total U dento-alveolar osteotomy, mandible	6	1100.00	10
R507	Total U dento-alveolar osteotomy, maxilla	6	1178.40	10
R511	Mandibular or maxillary visor osteotomy for alveolar hypoplasia	6	1026.50	10
R386	Genioplasty - one segment	6	229.30	10
R387	- two segments, or for laterognathia	6	343.70	10
R388	- three segments	6	458.15	10
R480	Mandibular osteotomies for prognathism - subcondylar	3	376.30	6
R384	- vertical ramus	6	834.90	10
R518	- sagittal split	6	834.90	10
Mandibular osteotomies for retrognathia, any technique				
R520	- advancement - up to 10 mm	6	834.90	10
R529	- advancement - 10 - 20 mm	6	948.80	10
R535	- advancement - greater than 20 mm	6	1215.60	10
E588	- for apertognathia or laterognathia, add.....		229.30	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surgeon	Anaest?b
	SKULL and MANDIBLE - Cont'd.			
R379	LeFort I advancement - in one segment	10	720.00	20
E961	- in two segments, add		265.70	
E962	- in three segments, add		532.30	
R538	LeFort I intrusion - in one segment	10	948.80	20
E963	- in two segments, add		265.70	
E964	- in three segments, add		532.30	
R567	LeFort I extrusion - in one segment*	10	1178.40	20
E965	- in two segments, add		265.70	
E966	- in three segments, add		532.30	
R580	LeFort I cleft palate - in one segment*	10	1365.90	20
E967	- in two segments, add		229.30	
E968	- in three segments, add		458.60	
E969	- with SMR, add		183.45	
E970	- with pharyngoplasty, add		275.15	
E971	- with closure alveolar fistula with or without bone graft, add		343.70	
E972	- with closure hard palate fistula with or without bone graft, add		458.60	
R588	Naso-maxillary osteotomy without LeFort I*	6	720.00	10
R389	LeFort II maxillary osteotomy and advancement*	10	1293.20	20
	Construction glenoid fossa and zygomatic arch*			
R395	(Obwegeser technique)	10	1256.00	20
R396	Construction absent condyle and ascending ramus*	6	720.00	10
R609	Combined LeFort I and LeFort III osteotomy in hemifacial microsomia	10	1365.90	20
R145	Mandibular condylotomy	4	183.45	5
R618	Coronoidotomy	4	183.45	5
R644	Coronoidectomy	4	275.15	5
	Reconstruction mandible with bone grafts and/or plate or prosthesis			
R334	- unilateral - partial	4	366.90	10
R335	- complete	4	733.70	10
R645	- bilateral - partial	4	733.70	10
R646	- complete	4	916.60	10
R647	Oral vestibuloplasty - with secondary epithelization	4	183.45	5
R648	- with skin graft	4	275.15	5
	Temporomandibular ankylosis			
R649	- excision bone or fibrous block	3	413.10	6
R650	- with insertion of prosthetic device or muscle flap	4	458.60	8
R651	- with construction of condyle and ascending ramus*	4	596.60	10
	Onlay bone grafts to face when not part of standard osteotomy for reconstruction*			
Z253	- mandible - unilateral		321.40	
Z254	- bilateral		413.10	
Z255	- maxilla - unilateral		321.40	
Z256	- bilateral		413.10	
Z257	- zygoma - unilateral		275.15	
Z258	- bilateral		366.90	
Z259	- temporal - unilateral		366.90	
Z260	- bilateral		458.60	
Z261	- frontal - unilateral		366.90	
Z262	- bilateral		458.60	
	Application of dental arch bars, or splint, for facial osteotomy (I.O.P.)			
Z239	- one arch bar	4	119.10	4
Z240	- two arch bars	4	183.45	4
R354	Interdental wiring for temporomandibular joint disorder	3	137.60	5
	Removal intermaxillary fixation devices under general anaesthesia			
R652	- as sole procedure		91.30	4

*Includes harvesting of bone or cartilage grafts.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
	SKULL and MANDIBLE - Cont'd.			
	Orbito-cranial Surgery			
R390	Bilateral periorbital correction Treacher-Collins Syndrome with or without bone grafts* (extra-cranial)	10	1491.40	20
R653	Bilateral periorbital correction Treacher-Collins Syndrome with skull and muscle transpositions* (includes skull reconstruction)(intracranial) ...	10	1900.50	25
R654	Pericranial flap to orbit or face - unilateral		275.15	4
R655	- bilateral		366.90	4
	- when in conjunction with coronal approach for main operation			
E973	- unilateral		160.30	
E974	- bilateral		265.70	
R378	LeFort III total maxillary advancement*	12	1824.20	25
R656	LeFort III and subcranial hypertelorism correction*	12	2319.70	25
R657	LeFort III and LeFort I maxillary advancement*	12	2090.90	25
R658	LeFort II, subcranial hypertelorism correction, Le Fort I maxillary advancement*	12	2622.70	25
	Upper LeFort III advancement without occlusal change*			
R659	- unilateral	6	834.90	10
R675	- bilateral	12	1293.20	25
R676	Forehead advancement (bone grafts not included) - unilateral	12	1063.60	25
R393	- bilateral	12	1293.20	25
R394	Cranial vault reshaping* - anterior or posterior half	10	1365.90	20
R677	Total cranial vault reshaping*	12	1861.35	25
R398	Medial transnasal canthopexy - unilateral	3	370.70	6
E557	- when done in conjunction with another procedure		137.60	
R399	Lateral canthoplasty - unilateral	3	183.45	6
E930	- when done in conjunction with another procedure		90.80	
R376	Hypertelorism correction, intracranial approach*	12	2090.90	25
R377	Hypertelorism correction, subcranial U osteotomies*	12	1746.60	25
R678	Hypertelorism correction, medial orbital wall osteotomies*	10	1100.00	20
R679	Hypertelorism correction, medial and lateral orbital wall osteotomies*	10	1444.30	20
R391	Orbital dystopia* - intracranial approach	12	1746.60	25
R392	- extracranial approach	10	1330.40	20
	Late correction traumatic enophthalmos (Tessier Technique - total periorbital stripping and bone grafts)			
R680	- intracranial	12	1788.70	25
R681	- extracranial	10	1293.20	20
	Harvesting of bone graft when not included			
Z263	- iliac bone graft		89.40	
Z264	- rib graft - one rib		137.60	
E975	- each subsequent rib		68.80	
Z265	- costochondral or chondral graft - one rib		206.40	
E976	- each subsequent rib		137.60	
Z266	- split cranial graft		183.45	
	Surgery for Correction of Down's Syndrome Facial Stigmata			
	Augmentation of zygoma (bilateral)			
Z267	- with prosthetic implant		161.65	
Z268	- with autogenous bone or cartilage*		202.20	
	Augmentation of chin			
Z269	- with prosthetic implant		134.80	
Z270	- with autogenous bone or cartilage*		166.30	
Z271	Horizontal resection, red lower lip		161.65	

*Includes harvesting of bone or cartilage grafts.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
	SKULL AND MANDIBLE - Cont'd			
	Reduction - Fractures			
	Orbit			
	Open reduction rim/wall fracture			
E173	- zygomatic fracture dislocation	4	247.70	6
E174	- blowout fracture of floor	4	288.90	6
E175	- secondary repair by combined or orbital approach	4	426.85	6
F143	Middle 1/3 facial	5	384.80	8
F144	Cranial-facial separation	5	486.00	10
	Nasal bones (including septum)			
U.V.C.	- no reduction		visit fee	
F136	- closed reduction		91.25	4
F137	- open reduction - if within 2 weeks of injury		229.30	5
F129	- delayed, not including septum		229.30	5
	Mandible			
U.V.C.	- no reduction - no wiring of teeth		visit fee	
F138	- closed reduction - including wiring of teeth		229.30	5
	- open reduction (may include wiring of teeth)			
F139	- one side	4	306.90	5
F146	- complicated (See Preamble Para B.32)	I.C.	I.C.	I.C.
F140	- removal of interdental wire			4
	Maxilla			
U.V.C.	- no reduction		visit fee	
F150	- closed reduction and dental wiring		229.30	
F141	- open reduction - simple	4	132.90	5
F142	- with wiring and local fixation	5	353.15	6
	Reduction - Dislocations			
D062	Temporo-mandibular joint - closed reduction		45.90	4
D063	- open reduction	5	229.30	5
	SPINE			
	Arthrodesis			
R459	Anterior or posterior fusion of one level	7	356.10	10
R419	Fusion of C1-2	8	502.20	10
E573	Each additional level (to a max. of 2 additional)		77.25	
	Fusion with other procedure(s)			
E567	- by same surgeon - one level, add		220.00	
E568	- multiple levels, add		280.10	
E929	- anterior cervical interbody fusion, per level, add..		73.50	
	Fusion by different surgeon,			
R493	- one level		281.35	
R494	- multiple levels		330.90	
E924	- anterior cervical interbody fusion, per level, add..		108.75	
E574	- repeat fusion, to any fusion, not to apply to N337, add		182.50	
E548	- with instrumentation, add		124.90	
	Aspiration/Injection - see page 64, 65			
	Biopsy			
Z868	Bone - needle (I.O.P.)	4	131.00	4
R274	- open - posterior approach	4	219.20	7
R275	- anterior approach	6	280.35	8
Z228	Soft tissue - open (I.O.P.)		87.90	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
	SPINE - Cont'd			
	Decompression - Anterior, Anterolateral or Posterolateral			
R447	Simple anterior cervical discectomy	8	360.30	10
R452	Simple anterior lumbar discectomy	6	443.40	10
N182	Anterior cervical spinal cord or nerve root decompression, including removal of disc or vertebral body, single disc level	8	546.70	10
R397	Anterior decompression with instrumentation	9	1308.90	13
N186	Anterolateral or posterolateral decompression, lumbar or thoracic spine, single disc level	9	978.60	13
	For thoracotomy or laparotomy by separate surgeon use M137 (page 117), S312 (page 137).			
E928	- each additional disc level decompressed - to R447, R452, N182, N186, add..		236.00	
	Decompression - Posterior			
R451	Cervical hemilaminectomy for disc disease, with or without foraminotomy ...	6	517.30	10
	Lumbar hemilaminectomy for disc disease including removal of soft disc or osteophyte	6	377.90	8
E565	- multiple levels, to R451, R457, only per additional level, add		65.10	
E566	- bilateral, to R451, R457 add		70.10	
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar	6	546.70	9
	Repeat posterior exploration or reopening of posterior exploration, more than six months after original procedure, includes foraminotomy,			
N337	discectomy or neurolysis	8	589.60	10
E914	- laminectomy extending over 3 or more laminae, to N185, N337, add		141.50	
E915	- foraminotomy, to R457, N185 and N337 per foramen decompressed, add....		72.60	
E907	- opening of dura (associated with any decompressive procedure), add....		140.70	
E926	- spinal duroplasty (applies to any spinal procedure), add		214.10	
	Incision and Drainage (Osteomyelitis)			
R251	Bone - incision and drainage only	4	272.90	4
R234	Sequestrectomy - anterior	7	569.40	10
R254	- posterior	4	325.00	4
R270	Saucerization with bone grafting - anterior	6	701.30	10
R252	- posterior	4	396.40	5
Z226	Soft tissue		87.90	4
	Examination/Manipulation			
Z215	Manipulation under general anaesthetic (I.O.P.)		35.05	4
	- without general anaesthetic, see page 70			
	Excision - Bone			
R373	Spinous process	4	219.20	4
R374	Lamina or transverse process	6	350.20	8
R450	Part of body or pedicle	6	525.50	8
R455	Total body (includes replacement)	9	875.30	13
	Excision - Muscle/Soft Tissue			
R634	Tumours - simple	6	174.65	8
R635	- radical resection	9	438.40	13
	Reconstruction - Osteotomy (includes fixation /fusion)			
R303	Anterior - via chest	9	655.90	13
R636	- via abdomen	9	701.30	9
R271	- via chest and abdomen	9	789.50	13
R296	Posterior	9	620.60	9
E549	- with rib or transverse release, add		111.50	
R310	Circumferential	9	1051.20	9
R264	Cervical	10	920.80	12

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes?b
SPINE - Cont'd				
Instrumentation - Deformities				
Anterior (Dwyer etc. includes fusion/discectomy)				
R350	- via chest or abdomen	9	1150.30	17
R359	- via chest and abdomen	9	1265.95	17
R362	Posterior (Harrington) - with or without fusion	8	697.90	12
R369	Readjustment of instrumentation		131.00	4
E533	- Harrington instrumentation to sacrum or pelvis, add		70.10	
E534	- Harrington instrumentation, for each level over 6, add		17.00	
E554	- with posterior osteotomy, add		133.10	
R371	Segmental procedure - with fusion	8	1057.00	12
E535	- segmental instrumentation to pelvis, add to R371.....		139.40	
E536	- segmental instrumentation, for each level over 6, add		27.70	
R461	Removal of - anterior instrumentation	8	262.00	8
R348	- posterior instrumentation	8	236.80	8
Revision of entire instrumentation				
R346	- with fusion	8	1095.00	12
R336	- without fusion	8	875.30	12
R365	Electrical stimulation	8	460.20	10
R366	- with muscle stripping of spine	8	656.75	12
R367	Repair or replacement of electrodes	8	216.60	10
R368	Removal of electrodes	8	230.50	8
R464	Muscle stripping spine prior to surgery	6	174.65	8
R361	Halo traction prior to surgery (complete care)	3	263.30	4

Note: R361 and R464 allow full benefit if followed by surgery for correction of scoliosis in same hospitalization.

Anterior release including Halo traction				
R358	- via chest or abdomen	9	493.80	13
R357	- via chest and abdomen	9	613.10	13
R356	Localizer cast		120.10	4

Reduction - Fractures or Fracture Dislocations				
U.V.C.	Fracture of spine without procedure		visit fee	
Z236	Skull calipers (I.O.P.)		45.30	
Z241	Halo traction (I.O.P.)		72.60	
Z246	Reapplication of Halo traction (I.O.P.)		45.30	
E562	- counter traction pins or vest - add		97.00	
F103	Closed reduction	5	183.10	5
F105	Open reduction - posterior approach	5	281.35	10
F107	- anterior approach	7	330.90	10
E913	- with spinal cord injury, add (when total care by operating surgeon)...		140.70	
	- with irrigation, including opening of dura, to fractures when combined			
E927	with decompressive procedures, add		281.35	
E567	- fusion by same surgeon - one level, add		220.00	
E568	- two or more levels, add		280.10	
R493	- fusion by different surgeon - one level, add		281.35	
R494	- two or more levels, add		330.90	
E548	- with instrumentation, add		124.90	

PELVIS and HIP

Amputation				
R631	Hemipelvectomy - hindquarter	10	720.55	15
R630	Hip disarticulation	10	406.45	10
Arthrodesis				
R469	Sacro-iliac joint	5	357.80	5
R514	Symphysis pubis	5	350.20	6
R470	Hip	5	636.60	8

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg Anaes?b
PELVIS AND HIP - Cont'd			
Arthroplasty			
R439	Unipolar	6	444.30 8
R440	Bipolar	8	631.50 8
R553	Total hip replacement with take down of fusion	8	881.95 10
R241	Revision total arthroplasty hip	8	881.95 10
R442	Surface replacement	8	767.60 8
E589	- bone graft to acetabulum, add		91.30
E593	- acetabular reconstruction (extensive, including bone grafts), add....		175.70
R481	Reattachment of greater trochanter (late)	6	262.40 8
R443	Removal only - non cemented	3	404.80 8
R488	- cemented	3	504.70 8
Arthroscopy			
Z218	Hip joint (I.O.P.)		87.90 4
E595	- preceding surgery (same surgeon)		57.10
Arthrotomy			
R547	Sacro-iliac joint	5	262.40 6
R415	Hip - with removal of loose body	5	272.90 6
Aspiration/Injection - see page 64, 65.			
Z290	Hip - infant or child, under general anaesthesia	3	57.50 4
Biopsy			
Z212	Bone - punch needle (I.O.P.)		65.50
Z217	- under general anaesthetic (I.O.P.)		65.50 5
Z214	- open (I.O.P.)	4	131.00 4
E563	Joint - via arthroscope		9.90
R415	- open	5	272.90 6
Z228	Soft tissue - open		87.90 4
Denervation/Decompression			
N188	Decompression of lateral femoral cutaneous nerve	4	136.05 4
N177	Exploration and/or decompression of sciatic nerve	6	381.30 6
N285	Exploration and/or decompression and/or transposition and/or neurolysis of major nerve	4	226.80 4
R427	Denervation of hip	4	350.20 5
Incision and Drainage			
R269	Bone, incision and drainage	3	262.40 4
R249	Sequestrectomy	4	343.00 4
R250	Saucerization and bone graft	4	567.70 5
Z226	Bursae/soft tissue (I.O.P.)		87.90 4
R415	Joint	5	272.90 6
Examination/Manipulation			
Z252	Manipulation - under general anaesthetic (I.O.P.)		35.05 4
	- without general anaesthetic, see page 70		
Excision - Bone			
R639	Simple cyst, etc.	4	306.50 4
R330	Major resection tumour	4	438.40 6
R216	Radical resection tumour	8	701.30 8
F115	Coccyx	4	188.70 4
R315	Head and neck, femur	4	409.40 6
Excision - Muscle			
R522	Simple	3	174.65 4
R523	Complex	4	438.40 6
R524	Myositis	4	262.00 5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	PELVIS AND HIP - Cont'd			
	Excision - Joint			
R423	Synovectomy/debridement	5	425.80	5
	Excision - Bursae			
R590	GT trochanteric/ischial	3	181.80	4
	Reconstruction - Pseudarthrosis			
R364	Pelvis	8	525.70	10
R328	Hip	6	432.10	6
	Reconstruction - Osteotomy			
R265	Pelvis - infant	8	361.10	8
R273	- other	8	525.70	8
R263	Hip	5	487.90	7
	Reconstruction - Muscle/Tendon			
R521	Muscle release	5	284.70	5
Z232	Closed adductors - tenotomy (I.O.P.)		44.10	4
Z233	Open adductors - tenotomy (I.O.P.)		87.90	4
R545	Iliopsoas - tenotomy	5	241.00	5
	Reconstruction - Tendon Transfer			
R570	Iliopsoas	5	470.70	6
R569	Abductor	5	306.90	6
	Reduction - Fractures			
U.V.C.	Coccyx - no reduction		visit fee	
F115	- excision	4	188.70	4
U.V.C.	Pelvic ring - no reduction		visit fee	
F134	- closed reduction	3	401.40	4
F135	- open reduction	6	615.60	8
U.V.C.	Sacrum - no reduction		visit fee	
U.V.C.	Femoral neck trochanteric, subtrochanteric - no reduction		visit fee	
F098	- closed reduction/traction	3	386.30	4
F099	- open reduction - pin only	6	369.10	8
F100	- pin and plate	6	452.70	8
F101	- primary prosthesis	6	397.25	8
R600	- delayed/staged graft	6	262.00	8
R607	Slipped epiphysis - closed reduction/traction	6	350.20	8
R642	- closed reduction/internal fixation	6	350.20	8
R627	- open reduction/fixation	6	525.70	8
	Reduction - Dislocations			
U.V.C.	Acetabulum - no reduction		visit fee	
D052	- open reduction - lips	7	554.30	8
D046	- one pillar	4	875.30	10
D047	- two pillars	8	1313.00	12
D042	Hip - closed reduction		242.30	4
D043	- open reduction	7	367.40	7
R628	- late	7	701.30	10
D059	Sacro-iliac - closed, traction, spica, etc.		388.40	5
D060	- open reduction	5	536.60	5
U.V.C.	Sacro-coccygeal - closed reduction		visit fee	
D061	- open, removal of coccyx	5	174.65	5
R404	Congenital hip - closed reduction (includes tenotomy and cast)		172.30	4
R405	- repeat (includes cast)		119.45	4
R406	- open reduction (includes tenotomy and arthrotomy)	7	427.30	7
Z291	Application Pavlik Harness or C.D.H. splint		21.80	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
FEMUR				
Amputation				
R625	Gritti-Stokes or Callander	5	275.90	5
R626	Through femur	5	276.90	5
Biopsy (I.O.P.)				
Z869	Bone - core, punch		35.05	4
Z870	- x-ray control/general anaesthetic		87.90	4
Z242	- open	4	174.65	4
Z278	Soft tissue - open		87.90	4
R256	Injection into bone cysts		105.80	
Incision and Drainage (Osteomyelitis)				
R242	Incision and drainage, bone	3	294.80	4
R245	Sequestrectomy	3	357.30	4
R243	Saucerization and graft	5	561.00	6
Z226	Soft tissue		87.90	4
Excision - Bone				
R314	Simple cyst/exostosis	4	204.05	4
R330	Bone tumour - simple	4	438.40	6
R216	- with reconstruction/graft	8	701.30	8
Excision - Muscle				
R522	Simple	3	174.65	4
R523	Complex	4	438.40	6
R328	Reconstruction - Pseudarthrosis	6	432.10	6
Reconstruction - Rascial				
R632	Simple	3	174.65	4
R633	Complex with or without synthetic graft or rotation flap	4	364.50	5
Reconstruction - Osteotomy				
R262	Femoral shaft	4	482.10	5
R215	Supracondylar	4	350.20	6
Reconstruction - Leg Length Operations				
R333	Femoral shortening - all types	4	435.00	4
R332	Femoral lengthening - all types	4	490.40	4
R340	Femoral epiphysiodesis	4	272.50	5
R341	Tibial and femoral epiphysiodesis	4	386.30	5
R343	Femoral stapling	4	283.45	4
R344	Tibial and femoral stapling	4	350.20	5
Reconstruction - Muscles/Tendons				
R589	Quadriceps repair - simple	3	205.95	4
R587	- reconstructive	3	350.20	4
R530	Quadricepsplasty - all types	4	345.20	5
R561	Ilio-tibial band	3	170.90	4
Z197	Closed release of ilio-tibial band (I.O.P.)		44.10	4
R543	Tenotomy of hamstrings - single	3	152.40	4
R562	- multiple	3	174.90	4
R557	Lengthening of hamstrings - single	3	202.60	4
E050	- each additional, add		69.40	
R571	Tendon or muscle transfer	3	277.75	5
E049	- each additional, add		78.90	1(max)
R524	Excision of myositis	4	262.00	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
FEMUR - Cont'd				
Reduction - Fractures				
Femoral shaft/supracondylar				
U.V.C.	- no reduction - cast - bed rest		visit fee	
F094	- closed reduction - traction - infant or child	3	233.45	4
F095	- adult or adolescent	3	368.70	4
F097	- closed reduction - cast	3	234.30	4
F096	- open reduction	6	446.75	8
KNEE				
Amputation				
R625	Through knee - disarticulation	5	275.90	5
Arthrodesis				
R468	Knee	3	364.05	5
Arthroplasty				
R509	Patellar arthroplasty	3	219.20	5
R482	Hemi-arthroplasty - single component (e.g. MacIntosh)	6	318.30	6
R483	- double component (e.g. Marmar)	6	404.80	6
R441	Total replacement/both compartments	8	561.00	8
R248	Total knee replacement with take down of fusion	8	758.40	8
R244	Revision total arthroplasty knee	8	758.40	8
E598	With associated patellar replacement or patelloplasty, add		85.20	
R496	Removal of hemi-arthroplasty - without replacement	4	219.20	5
R497	Removal of total arthroplasty - without replacement	4	333.40	5
E564	Revision of arthroplasty, add 35%			
Arthroscopy				
Z218	Diagnostic arthroscopy	3	87.90	4
E595	- in association with surgery - same surgeon		57.10	
R191	- with synovial biopsy		39.80	
R192	- with trimming of plica, tissue, meniscus		57.90	
R193	- with removal of loose body, screw		174.65	
R194	- with resection of plica		80.35	
R195	- with lateral release		130.55	
R196	- with synovectomy - anterior, 1 compartment		119.00	
R197	- with synovectomy - anterior, more than 1 compartment		238.40	
R198	- with synovectomy - total, anterior and posterior		436.60	
R199	- with drilling of defect (includes removal of loose body)		228.30	
R203	- with pinning of osteochondral fragment		228.30	
R204	- with debridement - 1 compartment		228.30	
R205	- with debridement - more than 1 compartment		296.30	
R206	- with abrasion arthroplasty		262.00	
R207	- with meniscectomy		218.30	
R208	- with repair medial or lateral meniscus		218.30	
Arthrotomy				
R412	Knee- with or without removal of loose body	3	188.10	4
R413	Osteochondritis dissecans with drilling and/or internal fixation	3	241.90	4
Aspiration - see Listing on Page 64, 65				
Biopsy				
Z870	Bone/joint - needle (I.O.P.)		87.90	4
Z242	- open (I.O.P.)	4	174.65	4
E563	- via arthroscope		9.90	
Z228	Soft tissue - open (I.O.P.)		87.90	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
KNEE - Cont'd				
Denervation/Decompression				
R426	Denervation of knee	3	233.00	4
N285	Denervation of gastrocnemius	4	226.80	4
Incision and Drainage				
Z226	Soft Tissue (I.O.P.)		87.90	4
R444	Joint	3	174.65	4
Examination/Manipulation				
Z222	Manipulation - under general anaesthetic (I.O.P.)		21.40	4
	- without general anaesthetic, see listing on page 70			
Excision				
R431	Baker's cyst - simple	3	134.35	4
R434	- extensive	4	238.90	6
R501	Cysts of meniscus	3	114.20	4
R429	Meniscectomy	3	217.90	4
R417	Debridement of joint without synovectomy	3	262.85	4
R424	Synovectomy	3	389.20	5
R506	Prepatellar bursae	3	135.00	4
R312	Patella - to include fascial repair	3	250.25	4
R318	Excision exostosis/cyst patella	3	114.20	4
Reconstruction - Meniscus				
R508	Suturing of medial or lateral meniscus	3	219.20	5
Reconstruction - Muscles/Tendons				
R584	Tenoplasty - one	3	131.00	4
E050	- each additional, add		69.40	
R589	Suture of patellar or quadriceps tendon - early	3	205.95	4
R587	- late	3	350.20	4
R571	Transplant of tendon - single	3	277.75	5
E049	- each additional, add		78.90	1(max.)
Z237	Tenotomy - closed - one		44.10	4
Z238	- multiple		65.50	4
R564	- open - one	3	209.75	4
R566	- multiple	3	229.30	4
R516	Release patellar retinaculum	5	146.10	5
Reconstruction - Ligaments				
R599	Ligaments - simple/one	3	327.10	4
R542	- extensive/multiple (including synthetics)	4	468.60	6
R484	- synthetic anterior/posterior cruciate	6	446.30	6
R539	- removal of synthetics	4	193.15	4
Reduction - Fractures				
F085	Patella - no reduction		61.10	
F087	- open reduction or excision with or without repair	4	249.00	4
F021	Osteochondral fracture - open reduction	4	227.40	5
Reduction - Dislocations				
D038	Knee - closed reduction		187.90	4
D039	- open reduction	5	279.20	5
D040	Patella - closed reduction - without anaesthetic		56.20	
D031	- with anaesthetic		87.90	4
D041	- open reduction - early		262.40	5
R255	- late	4	438.40	6
R403	- recurrent	4	355.80	5
R515	Congenital dislocation - knee (open)	4	438.40	6

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.		Asst	Surg	Anaes
FIBULA and TIBIA				
Amputation				
R624	Tibia/fibula	5	276.90	5
Bioopsy				
2870	Bone - simple - punch		87.90	4
2242	- open	4	174.65	4
2228	Soft tissue - open		87.90	4
R256	Injection into bone cysts		105.80	
Decompression/Denervation				
R495	Decompression of fascial compartments	3	290.60	4
2783	Secondary closure		87.90	
2251	Catheter insertion (I.O.P.)		44.10	
U.V.C.	Monitoring of pressure monitoring device		visit fee	
N184	Decompression of posterior tibial or common perineal nerve	4	149.05	4
Incision and Drainage (Osteomyelitis)				
R237	Incision and drainage, bone	3	278.80	4
R239	Sequestrectomy	3	298.10	4
R238	Saucerization and bone grafting	3	371.80	4
2226	Soft tissue		87.90	4
Excision				
R311	Exostosis/cyst	3	181.80	4
R210	Fibular head	3	174.65	4
R295	Tumour - simple	4	261.60	4
R253	- extensive with repair	5	612.90	6
R246	Excision bony ridge to include interpositional materials	5	348.50	6
R522	Muscle/soft tissue - simple	3	174.65	4
R523	- complex	4	438.40	6
Reconstruction - Pseudoarthrosis				
R326	Tibia/fibula	4	314.90	5
R327	By-pass fibular graft	4	308.60	6
R372	Congenital pseudarthrosis	4	438.40	6
Reconstructive - Osteotomy				
R289	Tibia and fibula - adult or child	3	340.55	4
R403	Repair recurrent dislocation (includes inspection of the joint).....	4	355.80	5
Reconstruction - Leg Length Operations				
R331	Tibial lengthening	4	425.80	4
R458	Tibial shortening	4	350.20	4
R341	Tibial and femoral epiphyseodesis	4	386.30	5
R339	Tibial epiphyseodesis	4	291.40	5
R342	Tibial stapling - one side	4	174.65	4
R460	- both sides	4	219.20	4
R344	Tibial and femoral stapling	4	350.20	5
Reduction - Fractures				
Tibia with or without fibula				
F078	- no reduction, rigid immobilization		105.20	
F079	- closed reduction	3	162.90	4
F080	- open reduction - shaft	4	322.50	5
F081	- medial or lateral tibial plateau	4	356.90	5
E532	- both tibial plateaus, same knee, add 50%			
F082	Fibula - no reduction, rigid immobilization		61.10	
F083	- closed reduction		91.10	4
F084	- open reduction	4	208.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
FOOT and ANKLE				
Amputation				
R620	Metatarsal/phalanx disarticulation	4	141.10	4
E585	- each additional		42.60	
R621	Ray (single)	4	196.50	4
R623	Symes	5	258.20	5
R622	Transmetatarsal/transtarsal	4	212.90	4
R619	Terminal Symes	4	131.00	4
Arthrodesis				
R466	Ankle	3	352.70	4
R471	Interphalangeal	3	143.20	4
E575	- each additional		37.80	
R477	Metatarsophalangeal	3	243.60	4
R474	Midtarsal/subtalar	3	318.70	4
R513	Triple	3	350.20	5
R475	Pan-talar, one stage	3	566.90	6
Arthroplasty				
R485	Ankle-total replacement	6	385.90	6
R247	Revision total arthroplasty ankle	6	510.60	6
R479	Removal of prosthesis without replacement	3	174.65	6
Metatarsophalangeal interposition				
R456	- single	3	131.00	5
E538	- each additional, add		34.80	
R453	Metatarsophalangeal (Swansons, etc.)	3	262.00	5
R454	- multiple	3	350.20	6
R500	Removal - prosthesis without replacement	3	131.00	4
E564	Revision of arthroplasty, add 35%			
Arthroscopy				
Z218	Diagnostic arthroscopy	3	87.90	4
E595	- in association with surgery - same surgeon		57.10	
R211	- with Synovial biopsy		39.80	
R212	- with Removal of loose body, screw		174.65	
R213	- with Drilling of defect (includes removal of loose body)		228.30	
R221	- with Debridement - local		228.30	
R224	- total		296.30	
R230	- with Synovectomy - partial		177.95	
R232	- total		436.60	
R233	- with Pinning of osteochondral fragment		228.30	
Arthrotomy				
R503	Ankle - removal of loose body, etc.	3	150.70	4
E539	- with osteotomy of malleolus, add		106.40	
R504	Mid tarsals	3	131.00	4
R505	Metatarsal/phalangeal	3	131.00	4
Aspiration - see listing on page 64, 65				
Biopsy				
Z869	Bone - needle - punch (I.O.P.)		35.05	4
Z870	- punch - under general anaesthetic		87.90	4
Z242	- open	4	174.65	4
E563	Joint - via arthroscope		9.90	
R409	- open		151.60	4
Z228	Soft tissue - open (I.O.P.)		87.90	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	FOOT AND ANKLE - Cont'd.			
	Incision and Drainage			
R220	Incision and drainage - bone	3	205.50	4
R201	Sequestrectomy	4	174.65	4
R202	Saucerization and bone graft	4	350.20	4
Z226	Bursae (I.O.P.)		87.90	4
R503	Joints	3	150.70	4
Z228	Soft tissue (I.O.P.)		87.90	4
	Examination/Manipulation			
Z222	- under general anaesthetic		21.40	4
	- without general anaesthetic, see listing on page 70			
	Club foot, etc. - manipulation and cast/strapping			
Z235	- without anaesthetic		18.00	
Z224	- with anaesthetic		35.05	4
	Excision - Bone			
R299	Phalanx	3	115.20	4
R309	Metatarsal head	3	158.30	4
E587	- each additional		37.80	
R305	Accessory navicular (scaphoid)	3	140.90	4
R302	Bunion/bunionette	3	136.25	4
R307	Calcaneal spur	3	126.00	4
R282	Exostosis (dorsal, subungual)	3	90.90	4
R308	Os calcis, talus	3	257.00	4
R301	Sesamoid, one or both	3	128.10	
R306	Tarsal bar	3	208.30	4
R266	Tumour (foot).....	3	218.30	4
	Excision - Joint			
R420	Ankle synovectomy	3	247.50	4
R425	Metatarsophalangeal synovectomy - one	3	204.50	4
R414	- two or more	3	306.90	4
	Excision - Soft Tissue			
R549	Ganglion - simple or complex	3	109.00	4
R506	Bursa	3	135.00	4
R551	Fascia (Dupuytren's) - partial or complete	3	300.00	4
R522	Muscle - simple	3	174.65	4
R523	- complex	4	438.40	6
	Reconstruction - Pseudarthrosis			
R363	Malleoli	3	267.70	4
R321	Tarsals/metatarsals/phalanx	3	235.55	4
	Reconstruction - Osteotomy			
R259	Os calcis	3	269.20	4
R276	Metatarsals and phalanx	3	131.00	4
E596	- each additional		37.80	
R277	Midtarsal/tarsal	3	219.20	4
R337	Shortening metatarsal - one	4	204.05	4
R338	- two or more	4	246.90	4
	Reconstruction - Forefoot			
R430	Claw and hammer toe	3	136.90	4
E594	- each additional hammer toe, add		37.80	
R304	Hallux Valgus - e.g. Mayo, Keller	3	196.50	4
R355	- e.g. Joplin, McBride	3	241.40	4
R360	Major forefoot reconstruction - max.	3	333.80	5
R446	Overlapping 5th toe	3	123.45	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	FOOT AND ANKLE - Cont'd.			
	Reconstruction - Club Foot			
R408	Posterior or medial release	4	283.00	4
R448	Posteromedial release, lateral shortening, tendon transfers and fusion	4	335.50	4
R546	Plantar fascia release (Steindler)	3	149.70	4
	Reconstruction - Ligaments			
R597	Ankle - one	3	209.95	4
R548	- extensive/multiple	3	355.70	4
	Reconstruction - Tendons			
R640	Exploration - tendon sheath	3	114.20	4
R556	Tenolysis - extensive release - one	3	183.10	4
E599	- each additional digit (max. 2), add		78.90	
R565	Tendon transfer foot and ankle - single	3	229.30	4
E055	- each additional, add		85.90	1(max.)
R572	Tenodesis	3	234.30	4
R560	Graft	4	229.30	4
E053	- each additional, add		85.90	
R557	Lengthening or shortening - one	3	202.60	4
E050	- each additional, add		69.40	
R578	Suture extensor tendon - one	3	114.20	4
E580	- each additional		42.60	
R585	Suture flexor tendon - one	3	214.10	4
E581	- each additional, add		79.80	
R589	Achilles tendon repair - early	3	205.95	4
R587	- late	3	350.20	4
R579	Tenotomy - open - one toe		78.90	4
R581	- more than one toe		174.65	4
Z229	- closed - one toe (I.O.P.)		44.10	4
Z243	- more than one toe (I.O.P.)		87.90	4
R544	Achilles or tibialis anterior/posterior tenotomy - open	3	154.90	4
R555	- closed		119.65	4
	Reduction - Fractures			
F074	Ankle - no reduction, rigid immobilization		61.10	
F075	- closed reduction	3	131.00	4
F076	- open - one malleolus	4	215.00	4
F077	- multiple malleoli or ligaments	4	282.20	5
F104	Ankle fracture with tibial Plafond burst - closed reduction	3	219.20	4
F108	- open reduction	4	328.80	6
F061	Metatarsus - no reduction - one or more		44.10	
F062	- with rigid immobilization		61.10	
F063	- closed reduction - one or more	3	88.60	4
F064	- open reduction - one	4	160.80	4
F065	- two or more	4	225.50	4
F070	Os calcis - no reduction - rigid immobilization		88.15	
F071	- closed reduction		146.10	4
F072	- open reduction	4	254.90	4
F056	Phalanx - no reduction - rigid immobilization - one		45.00	
E560	- each additional		10.90	
F058	- closed reduction - one		66.50	4
E561	- each additional		13.50	
F060	- open reduction	4	156.30	4
F066	Tarsus excluding os calcis - no reduction - rigid immobilization		89.10	
F067	- closed reduction	3	149.05	4
F068	- open reduction	4	214.60	4
F057	Intra-articular fracture - I.P. joint - closed reduction		71.00	
F059	- open reduction	3	131.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.				
Code		Asst	Sur	Anaes
	FOOT AND ANKLE - Cont'd.			
	Reduction - Dislocations			
D035	Ankle - closed reduction	4	100.95	4
D036	- open reduction	4	228.00	4
R402	- recurrent dislocation and/or subluxation	4	332.10	5
D027	Interphalangeal - closed reduction		52.30	4
E578	- each additional		8.90	
D029	- open reduction	4	137.30	4
D030	Metatarsophalangeal - closed reduction		51.80	4
E579	- each additional		8.90	
D032	- open reduction	4	147.80	4
D033	Tarsus - closed reduction		133.10	4
D034	- open reduction	4	228.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code		Asst	Surge	Anaes
NOSE				
Nasopharynx				
E.U.G.A. of nasopharynx for malignant disease including biopsies (not to be charged if done in conjunction with T & A, adenoidectomy or quadroscopy) (I.O.P.)				
Z298			36.50	4
R181	Excision of nasopharyngeal lesion with palatal split	4	455.20	7
R182	Excision of nasopharyngeal lesion with mandibulotomy, glossotomy and/or palatal split	7	884.40	10
Z296	Fiberoptic endoscopy of upper airway (nose, hypopharynx or larynx)(I.O.P.) - if only operative procedure performed		15.90	
Z297	Insertion of prosthesis for nasal septal perforation (I.O.P.)		15.90	
Incision (I.O.P.)				
Z301	Drainage of abscess or haematoma		49.80	4
Z302	Turbinate reduction - uni or bilateral (to include cautery, cryosurgery, turbinectomy)		49.80	4
Excision				
Nasal polyp (I.O.P.)				
Z304	- single		18.70	
Z305	- multiple or involving general anaesthetic (unilateral)		49.80	4
Z308	Choanal polyectomy (I.O.P.) - unilateral		49.80	4
Z309	Biopsy (I.O.P.) - single		15.90	
Z310	- multiple or involving general anaesthetic		45.50	4
Removal of foreign body (I.O.P.)				
Z311	- simple		9.20	
Z312	- complicated, or involving general anaesthetic		45.50	4
M010	Excision of intranasal lesions by lateral rhinotomy approach	4	442.30	7
M011	Excision of other intranasal lesions (See Preamble Para. B.32)	I.C.	I.C.	I.C.
Reconstruction				
Septoplasty (when antrum lavage, polypectomy, turbinate reduction, intranasal ethmoidectomies or antrostomies are done in addition, add 50% of the appropriate fees to M012 M013, M014, M015, M016, M019, M024).				
M012	Partial septorhinoplasty (excluding osteotomies)		225.40	4
M013	Septorhinoplasty		322.90	7
M014	Septorhinoplasty		433.70	7
M019	- with autologous bone or cartilage graft from site other than nose	3	618.35	7
M024	- with non-autologous graft or implant	4	486.10	7
R319	Graft to nose - autologous, bone or cartilage (without septorhinoplasty) ..	4	322.90	4
R320	- non-autologous or prosthetic implant (without septorhinoplasty)	4	207.80	4
Note: M013, M014, M019, M024, R319, R320 - claims for these procedures require OHIP authorization. (See Surgical Preamble, paragraph (17)).				
M015	Septodermoplasty (to include fascial and other grafts)		274.80	4
M016	Repair of septal perforation		321.20	4
M017	Packing for localization of cerebrospinal rhinorrhea		35.40	4
B603	- with fluorescein injection, add		45.50	
M033	Closure or opening of nostril for atrophic rhinitis		225.40	4
Endonasal augmentation for atrophic rhinitis - unilateral (including obtaining graft or preparing implant)				
M018			274.80	4
M020	Repair of choanal atresia - uni or bilateral	4	322.90	4
M021	Puncture and insertion of tube for choanal atresia - uni or bilateral		110.60	4
M028	Dilation of choanal atresia - uni or bilateral		66.35	4

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
NOSE - Cont'd.				
	Rhinoplasty for reconstruction of cleft lip - nasal deformity (not to be billed with repair of cleft lip)			
M030	- complex, to include necessary grafts and septoplasty	4	553.30	7
M032	- tip and septum to include total take down of cleft lip		384.00	6
	- tip and septum reconstruction to include minor lip repair (Minor revision, Z-plasty)		227.30	4
	Treatment of Epistaxis (Nasal Haemorrhage)			
Z314	Cauterization (I.O.P.) - unilateral		10.15	4
Z315	Anterior packing (I.O.P.) - unilateral		13.70	4
Z316	Posterior packing (I.O.P.) - uni or bilateral		31.80	4
M027	Ligation of external carotid artery - unilateral	6	266.20	6
R788	Ligation of internal maxillary artery - unilateral	7	362.40	10
R789	Ligation of anterior artery ethmoidal - unilateral	6	266.20	6
	ACCESSORY NASAL SINUSES			
	Antrum or sinus lavage (I.O.P.)			
Z319	Antral puncture and/or lavage - uni or bilateral		38.20	4
M054	Maxillary, intranasal antrostomy - unilateral	4	110.60	4
	Maxillary, Caldwell-Luc (intranasal antrostomy included)			
M055	- unilateral	4	221.10	4
M056	Maxillectomy - partial or complete	7	695.65	10
E947	- with orbital exenteration, add		274.80	
Z318	Frontal trephine or sinusotomy (I.O.P.)		119.40	4
M058	Radical frontal sinusectomy		412.20	5
	Coronal and/or osteoplastic procedure for frontal sinusectomy, reconstruction or obliteration - unilateral or bilateral	7	641.60	10
M063	External frontal-ethmoidal sinusectomy and/or reconstruction			
M059	- unilateral	4	412.20	6
M060	Intranasal ethmoidectomy - unilateral		141.70	4
	External or transantral ethmoidectomy - unilateral (to include Caldwell-Luc with transantral approach)	4	322.90	4
M023	Trans-septal sphenoidotomy or sphenoid sinusectomy		318.60	4
M061	External transethmoidal sphenoidotomy or sphenoid sinusectomy	7	548.80	10
M062	Vidian neurectomy - unilateral	4	228.45	4
M066	Closure of antral fistula - minor		88.40	4
	- complex or involving general anaesthetic (to include Caldwell-Luc if necessary)		309.20	5
M067				
	LARYNX			
	Endoscopies (I.O.P.)			
	Laryngoscopy:			
Z321	Direct - with or without biopsy		54.95	6
Z322	- with removal of foreign body		95.30	6
Z323	- with removal of lesion(s)		132.70	6
Z343	- with dilatation of larynx, to include bronchoscopy if necessary		181.20	6
Z324	Indirect - with biopsy or removal of foreign body		31.80	6
E600	Using operating microscope - add to charges for laryngoscopy		30.05	
	Introduction			
M080	Teflon augmentation larynx		163.20	6
	Excision (to include laryngoscopy)			
M081	Laryngectomy - total	6	751.50	13
E882	- with hemi thyroidectomy, add		158.90	
E883	- with subtotal thyroidectomy, add		238.70	
E884	- with total thyroidectomy, add		334.90	
M082	Laryngofissure	6	398.50	8
M084	Laryngectomy - segmental, including reconstruction	6	796.15	9
M085	Arytenoidectomy or arytenoidopexy or lateralization procedure	6	353.85	8

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
LARYNX - Cont'd.				
Repair (to include laryngoscopy)				
M090	Laryngoplasty - e.g. repair of stenosis and fractures, transections - not to be billed with M084		575.40	6
M089	Creation of tracheo-oesophageal fistula	3	176.90	4
Z320	Insertion of voice prosthesis (I.O.P.)		22.95	
Z303	Removal of laryngeal stent or keel		92.70	4
TRACHEA AND BRONCHI				
Preamble:				
(1)When laryngoscopy and bronchoscopy or oesophago-bronchoscopy are carried out as combined procedures, the physician should claim for one or the other but not both.				
(2)No claim should be made for bronchoscopy carried out immediately following thoracic surgery under the same anaesthetic by the same surgeon.				
Endoscopy (I.O.P.)				
Bronchoscopy				
Z327	- with or without bronchial biopsy, suction or injection of contrast material		100.30	6
B632	- with removal of foreign body, add		57.55	
B633	- with dilatation of stricture, add		39.70	
B634	- with selective endobronchial blocker or catheter insertion, add		39.70	
B635	- with palliative endobronchial tumour resection including laser or cryotherapy, add		57.55	
B636	- with broncho alveolar lavage for obtaining specimens suitable for differential cellular analysis (for assessment of interstitial lung disease), add		22.10	
B637	- with selective brushings of all 18 segmental bronchi for occult carcinoma in situ; specimens labelled as to site, add		61.80	
B638	- with transbronchial lung biopsy under image intensification only, add....		66.30	
B622	- any bronchoscopic procedure for patients under 3 years of age, add		70.85	
Z359	Repeat bronchoscopy for tracheobronchial toilet when performed within one week of another bronchoscopic procedure		45.50	6
Z355	Quadroscopy or panendoscopy - with or without biopsy (nasopharyngoscopy, laryngoscopy, bronchoscopy, oesophagoscopy with or without gastroduodenoscopy), using separate instruments in search of malignant disease ..		162.30	6
Tracheo-bronchial aspiration (I.O.P.)				
Z344	First procedure		33.00	
Z345	Subsequent procedures performed by same physician		16.50	
(Not to apply to (1) operating surgeons, (2) when respiratory unit fees apply or (3) within the first two hours post-operatively.)				
Z326	Change of tracheostomy tube		10.10	
Z346	Transtacheal aspiration		19.90	
Z356	Closure of persistent tracheostoma		119.40	6
Incision (I.O.P.)				
Z741	Tracheotomy	3	139.80	6
B639	- with anterior cricoid split, add		69.90	
Z738	Insertion of Montgomery "T" Tube or similar laryngeol or tracheal stent ...	4	192.70	8

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
TRACHEA AND BRONCHI Cont'd.				
Excision				
M099	Segmental resection of cervical trachea	9	721.40	10
E631	- with resection of cricoid, add		279.00	
M103	Segmental resection of trachea with either sternotomy or thoracotomy	9	1149.50	13
M104	Carinal resection (without pulmonary resection)	11	733.60	15
E623	Re-operation after 30 days, add		368.90	
Repair				
M100	Tracheal rupture, transcervical	9	581.20	10
M101	Tracheal-bronchial rupture, transthoracic	9	770.90	13
CHEST WALL AND MEDIASTINUM				
Excision				
M105	Chest wall tumour, resection of 2 or 3 ribs or cartilages	9	459.50	13
E601	- for each additional rib (more than 3) to a max. of 3 additional, add ..		51.10	
E602	- with sternal resection, add		158.00	
M107	Total sternectomy	9	721.40	13
N284	Excision of first rib and/or cervical rib to include scalenotomy when required	6	362.40	6
M106	Mediastinal tumour	9	577.15	13
M108	Ligation of thoracic duct - as sole procedure	6	365.00	6
Repair				
M109	Chest wall - pleura - closed		I.C.	5
M110	- open		I.C.	13
M116	Chest wall fixation for trauma	4	310.90	6
E604	- for fixation of each additional rib exceeding four ribs, add		49.40	2
M117	Sternal fixation for trauma	4	223.30	6
R352	Pectus excavatum or carinatum repair (by reconstruction, not implant)	6	613.15	11
Surgical Collapse				
M111	Thoracoplasty - one stage	9	270.30	10
E605	- for each additional rib (more than 3) to a max. of 3 additional, add ..		49.40	
Z742	Phrenicotomy (I.O.P.)	3	94.50	5
Incision				
Z353	Incisional biopsy of chest wall tumour (I.O.P.)	3	79.40	4
Z354	Excisional biopsy of rib for tumour (I.O.P.)	4	126.30	6
Z357	Thoracic window creation (I.O.P.)	5	202.65	7
Z358	Thoracic window closure (I.O.P.)	4	98.80	6
Endoscopies (I.O.P.)				
Z329	Mediastinoscopy		166.40	6
Z330	- with bronchoscopy		220.50	6
	- with transbronchial biopsy under image intensification (including bronchoscopy)		244.50	6
Z348	- with bronchoscopy and mediastinotomy	3	310.60	6
Z347	Anterior mediastinotomy - when sole procedure performed	3	176.00	6
LUNGS AND PLEURA				
Introduction - Thoracentesis (I.O.P.)				
Z331	Aspiration for diagnostic sample		22.30	
Z332	Aspiration with therapeutic drainage with or without diagnostic sample		41.00	4
E606	Administration of chemotherapy or sclerosing agent, add		20.60	
Z334	Total unilateral lung lavage with or without bronchoscopy using double lumen tube and single lung anaesthesia		270.50	13

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
LUNGS AND PLEURA				
Endoscopy (I.O.P.)				
Z335	Thoracoscopy (pleuroscopy) with or without pleural biopsy, suction, etc. ..		98.80	5
Incision				
Z340	Biopsy of lung, needle (I.O.P.)		81.60	4
Z336	Biopsy of pleura, needle (I.O.P.) - including diagnostic aspiration		41.00	4
Z341	Closed drainage effusion or pneumothorax, (I.O.P.)		55.80	4
E606	- with administration of chemotherapy or sclerosing agent, add.....		20.60	
Z337	Rib resection for drainage (I.O.P.)	6	112.50	6
M133	Thoracotomy for removal of foreign body	9	346.90	13
M137	Thoracotomy with or without biopsy	9	346.90	13
M134	Thoracotomy for post-operative haemorrhage or empyema	9	346.90	13
M132	Thoracotomy with repair of ruptured diaphragm	9	450.70	13
Incision				
M130	Closure of broncho-pleural fistula (transthoracic or trans-sternal)	9	519.30	13
E609	- with intercostal muscle bundle, add		108.20	
E610	- with myovascular flap (pectoralis major, latissimus dorsi, rectus abdominus), add		234.40	
M135	Major decortication of lung for empyema or tumour	11	527.10	15
Z339	Intercostal drainage with insufflation of sclerosing agent under general anaesthesia (I.O.P.)	4	162.30	6
Excision				
Z338	Biopsy of pleura or lung - with limited thoracotomy (I.O.P.)	9	180.30	13
M138	Hilar lymphnode or lung biopsy with full thoracotomy	9	364.80	13
Pneumonectomy with or without radical mediastinal node dissection or				
M142	pericardial resection requiring repair	10	849.70	14
E612	- total extra-pleural pneumonectomy, add		300.50	
E613	- sleeve pneumonectomy, add		220.60	
E614	- omental graft, add		144.20	
E615	- intra-pericardial dissection, add		107.30	
E611	- with resection of diaphragm including reconstruction		128.80	
M143	Lobectomy with or without radical mediastinal node dissection	10	849.70	13
E616	- bi-lobectomy on right side, add		126.20	
E617	- with pleural tent, add		69.90	
E618	- with decortication of remaining lobe(s)		108.20	2
E619	- sleeve lobectomy, add		144.20	
E620	- with wedge bronchoplasty, add		69.90	
E611	- with resection of diaphragm including reconstruction		128.80	
E621	- with diagnostic wedge resection		40.80	
E624	- with completion pneumonectomy for positive resection margin, add		98.70	
E625	- with sleeve resection of pulmonary artery, add		126.30	
M144	Segmental resection, including segmental bronchus and artery	10	849.70	13
M145	Wedge resection of lung	10	382.00	13
E608	- each additional (to a maximum of three)		55.80	
E611	- with resection of diaphragm including reconstruction		128.80	
M151	Bullectomy for major bullous disease	10	566.60	13
M149	Pleurectomy, and/or apical bullectomy for pneumothorax	10	382.00	13
Re-operation more than 30 days subsequent to previous excision, add to appropriate excision fee				
E607		135.30	
M155	Lung transplantation	18	1403.90	25
M157	Donor Heart - Lung removal	18	619.35	20

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code		Asst	Surg	Anaes
R700	(a)with hypothermia and without bypass - basic fee for cardiovascular procedures			25
Note:	R700 REPLACES PROCEDURAL BASIC code when hypothermia is used where basic is less than 25 units.			
E650	(b)pump bypass - (anaesthetist - see preamble)	321.70		28
	(bypass includes cannulating and decannulating heart or major vein, major artery, supervision of pump and pump run.)			
	(c)circulatory assist device e.g. intra-aortic balloon (includes cannulation, repair of artery, daily care and supervision)(I.O.P.)			
Z743	- open	270.20		5
Z780	- percutaneous	193.00		5
Z744	(d)decannulation of circulatory assist device (includes repair of artery)(I.O.P.) - open.....	108.10		5
Note:	R815 not to be claimed in addition to Z744.			
Z781	- percutaneous	34.30		
Z751	(e)repositioning of intra-aortic balloon pump (no charge to be made for repositioning within 24 hrs of original insertion)(I.O.P.) -open.....	112.40		5
Z782-percutaneous	72.50		
E655	(f)re-operation for failed vascular grafts - for repair or replacement of existing prosthesis (more than one month after original operation), add to appropriate fee	153.10		
Z759	(g)removal of failed vascular graft without arterial reconstruction (I.O.P.) - when sole procedure	166.40		6
E670	(h)re-operation involving open heart procedures with pump (more than one month after original operation), add to appropriate fee			
E671	- following previous thoracotomy	197.40		
	- following previous sternotomy	296.00		
	(i)preliminary diagnostic catheterization - extra to operative fees (see Diagnostic and Therapeutic Procedures).			
	(j)The basic anaesthetic fee of 28 units for major cardiovascular surgery includes such procedures as insertion of C.V.P. line (G268), arterial line, blood sampling, blood analysis and interpretations.			

HEART AND PERICARDIUM

	Cardiac massage			
	- closed (see Resuscitation on page 59-62)			
R765	- open	13	206.10	13
	Insertion of permanent endocardial electrode and implantation of pack, includes insertion of temporary transvenous lead at same surgical			
Z444	procedure by same surgeon	3	288.45	5
Z445	Repositioning of permanent endocardial electrode (as separate procedure) ..		288.45	5
Z435	Insertion of permanent endocardial electrode(s)		137.30	
Z436	Exposure of vein and implantation of pack		148.50	5
Z433	Replacement of pack		130.50	5
R752	Atrio-ventricular sequential pacemaker with permanent atrial and ventricular endocardial electrodes	4	405.20	5

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
HEART AND PERICARDIUM - Cont'd.				
R751	Implantation of epicardial electrode(s) plus implantation of pack	6	414.40	20
Z411	Replacement of pack (I.O.P.)	3	135.10	5
Z412	Replacement or repair of pacemaker lead (I.O.P.)	3	98.70	5
M137	Thoracotomy - with or without biopsy	9	346.90	13
M134	- for post-operative hemorrhage	9	346.90	13
Z401	Aspiration of pericardium (I.O.P.)		117.10	
Z414	Injection of pericardial sclerosing agents		20.60	
R750	Open biopsy of pericardium and drainage (transthoracic or epigastric)	13	283.10	13
R748	Pericardiectomy - one side open	13	566.30	20
R749	- both sides open or sternal split	13	891.90	20
R712	Cardiotomy with exploration	18	468.50	20
R713	- with removal of foreign body	18	566.30	20
R714	- with removal of tumour	18	468.50	20
E658	HIS Bundle ablation		247.70	
R711	Division of accessory conduction pathway (to include cardiotomy mapping with or without HIS bundle)		660.60	
R710	Resection/ablation for ventricular tachycardia (to include cardiotomy, mapping, with or without HIS bundle)		991.00	
R920	Excision - ventricular tumour	18	598.90	28
R746	- ventricular aneurysm	18	770.50	28
R747	- aneurysm of sinus of Valsalva	18	698.40	28
R741	Coronary - endarterectomy	18	652.10	20
E651	- when done in conjunction with coronary artery repair, add		180.20	
E648	Excision of extensive endocardial scar, add to ventriculotomy or aneurysm repair		117.10	
R742	Coronary artery repair - one	18	797.90	20
R743	- two	18	1071.90	20
E654	- each additional		167.30	
E652	Use of internal mammary - for construction of bypass graft, add		163.00	
R754	Ligation or division patent ductus - infant or child	13	468.50	20
R755	- adolescent or adult	13	652.10	20
R857	Interruption of bronchial collateral arteries (one or more arteries) - sole procedure	13	652.10	20
E663	- done in conjunction with other cardiac surgery		163.00	
R757	Resection coarctation - infant	13	585.20	20
R756	- child	13	562.90	20
R758	- adolescent or adult	13	720.70	20
R759	Congenital heart procedures - e.g. Blalock, Glenn, Potts, Waterston or Central	13	562.90	20
R763	Creation of ASD - by balloon septostomy	9	283.10	9
R762	- by thoracotomy or Sterling Edwards	18	562.90	20
R715	Closure atrial septal defect: secundum	18	562.90	20
R716	-endocardial cushion and valve defect	18	837.40	20
R717	- with anomalous pulmonary venous drainage	18	707.00	28
R718	Closure of ventricular septal defect	18	707.00	28
R870	Orthotopic cardiac transplantation	18	1286.60	28
R872	Donor cardiectomy	7	429.00	8
R874	Cardiopulmonary transplantation	18	1716.00	28
M157	Donor Heart - lung removal	18	619.35	20
Repair				
R720	Total repair Tetralogy of Fallot - with or without previous arterial shunt	18	940.60	28
R722	Total anomalous pulmonary venous drainage	18	837.40	28
R723	Total correction transposition of great vessels	18	837.40	28

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
Code	HEART AND PERICARDIUM - Cont'd.			
R721	Arterial repair of transposition	18	1256.90	28
R921	Complete A-V canal	18	1103.30	28
R922	Single ventricle	18	1256.90	28
R923	Double outlet - right/left ventricle	18	1103.30	28
R924	Double outlet ventricle with transposition	18	1256.90	28
R925	Truncus arteriosus	18	1256.90	28
R926	Interrupted aortic arch	18	1103.30	28
R927	Aorto-pulmonary window	18	707.00	28
R928	R-V outflow tract with valve and tubular graft	18	792.80	28
R929	Debanding arterioplasty of pulmonary artery	18	702.70	28
R768	Pulmonary artery banding	13	468.50	20
R769	- with pressure studies by anaesthetist, extra/hour			5
R770	Correction of cor triatriatum	18	643.50	20
R771	Vascular ring	18	562.90	20
	VALVES			
R724	Pulmonary valvotomy	18	590.30	28
R725	Pulmonary valvotomy and infundibular resection	18	676.10	28
R772	Pulmonary valve replacement	18	676.10	28
R726	Tricuspid valvotomy	18	693.25	20
R727	Tricuspid annuloplasty	18	590.30	20
R728	Tricuspid valve replacement	18	676.20	28
R729	Mitral valvotomy	18	639.20	20
R730	Mitral valvotomy - restenosis	18	712.10	20
R734	Mitral annuloplasty	18	686.40	20
R735	Mitral replacement	18	832.30	28
R733	Mitral valvoplasty	18	858.00	28
R930	Aortic valvuloplasty	18	746.50	28
R736	Aortic valvotomy	18	630.60	20
R737	Aortic infundibular resection (ventriculomyotomy)	18	774.80	28
R738	Aortic valve replacement	18	900.10	28
E647	Patch aortoplasty with pericardium or graft, add to R738 and/or aortic annuloplasty		235.90	
E656	Aortic annuloplasty (reconstruction and enlargement of aortic annulus add to R738 and/or patch aortoplasty		257.40	
R863	Replacement of aortic valve, replacement of ascending aorta, and reimplantation of coronary arteries (Modified Bentall Procedure)	18	1801.10	28
	Multivalvular replacement - the fee will be that for the major valve replaced plus 85% of the fee for the additional valve or valves.			
	ARTERIES			
	Cannulation for infusion chemotherapy			
R775	- superficial temporal artery	3	84.10	4
R776	- hepatic artery	6	186.30	6
R778	- carotid	5	130.50	5
R760	Regional isolation perfusion e.g. iliac	10	360.50	10
R764	Exploration of major artery	6	238.50	I.C.
	Incision			
Z402	Arteriotomy (I.O.P.)		103.00	4
Note:	Z402 not allowed in addition to other major cardiovascular surgery when performed at same time.			
	Repair - traumatic			
R790	Suture of lacerated major artery or microscopic repair of digital artery	4	278.30	10
R795	Repair of lacerated major artery (including patch angioplasty)	10	437.80	10
R862	- by bypass or interposition graft	10	581.40	10

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.

Code		Asst	Surge	Anaes
Code	ARTERIES - Cont'd.			
	Ligation			
R781	Ligation of artery (as sole procedure).....	3	149.40	8
R788	- internal maxillary artery (Caldwell-luc approach)	7	361.40	10
R789	- anterior ethmoid artery	6	266.20	6
R708	- internal iliac artery (uni or bilateral)	7	359.60	10
	Excision and/or Repair:			
	Preamble:			
	(1)Repair of arteries implies either endarterectomy and/or bypass graft.			
	(2)Fee for gas endarterectomy of coronary artery should be the same fee as for coronary endarterectomy.			
	(3)The fees listed for by-pass grafts include endarterectomy and/or thrombectomy of the artery being repaired.			
	(4)Common femoral artery repair (e.g. R784,R785) includes repair to the profunda femoris artery as far as the first major branch.			
	(5)If the repair extends beyond the first major branch of the profunda femoris artery, R815 may be claimed in addition.			
	(6)If the repair extends beyond the second major branch of the profunda femoris artery, R856 instead of R815 may be claimed in addition.			
	(7)For procedures involving the application of a complete aortic cross clamp, the anaesthetic basic fee will depend on:			
	a) the level of application of the cross clamp			
	b) the surgical exposure and extent of the aortic repair			
	Surgical Exposure			
R880	- Abdominal			20
R881	- Supraceliac			17
R882	- Thoracic			25
R883	- Thoraco-abdominal			30
R815	Arterioplasty with or without patch graft including microvascular anas-			
R792	tomosis, arterial and/or venous, (other than listed below)	10	463.60	10
R796	Carotid - endarterectomy	10	678.20	10
R796	- carotid body tumour	10	676.50	10
R798	- aneurysm - reconstruction or excision with graft	10	721.10	10
	Aortic arch reconstruction			
R830	Innominate	10	761.80	10
R831	Subclavian	10	761.80	10
R832	Vertebral	10	761.80	10
B659	- with thoracotomy, add	3	148.50	7
B667	- ruptured, add		234.20	3
	Thoracic aorta aneurysm - repair or excision with graft			
R799	- ascending	10	1278.30	20
R800	- arch	10	1587.20	20
R801	- descending with or without temporary shunt	10	1106.60	20
B667	- ruptured, add		234.20	3
R803	Thoraco - abdominal aneurysm	18	2146.25	30
R802	Abdominal aorta - aneurysm	10	1051.20	17
R816	- plus unilateral common femoral repair	10	1145.40	17
R817	- plus bilateral common femoral repair	10	1236.20	17
B626	- plus implantation of inferior mesenteric artery, add		153.10	
B627	- ruptured, add		279.00	3

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
Code	ARTERIES - Cont'd.			
	Mesenteric or celiac artery repair			
R811	- aneurysm	10	360.70	10
R935	- removal of band only	10	360.70	10
	Note: Use R935 for excision of coeliac ganglion.			
R936	- endarterectomy or graft	10	761.80	10
	Aorto-Iliac repair			
R783	- including common iliac repair (uni- or bilateral)	10	888.60	17
R784	- plus unilateral common femoral repair	10	1043.00	17
R785	- plus bilateral common femoral repair	10	1154.50	17
E626	- plus implantation of inferior mesenteric artery, add		153.10	
R814	- embolectomy or thrombectomy of bifurcation (aorta or graft)	10	405.20	10
	Total removal of infected aortic graft (stem and limbs) (arterial recon-			
R858	struction extra)	10	807.30	17
E664	Closure of duodenum, add		111.60	
	Partial removal of infected aortic graft (one limb only)(arterial recon-			
R859	struction extra)	10	302.20	10
R805	Renal artery - aneurysm - reconstruction or excision with graft	10	761.80	10
R806	Renal artery repair	10	761.80	10
R807	Splenic artery aneurysm - reconstruction or excision with graft	10	360.70	10
R786	Iliac repair to include internal iliac aneurysm	10	707.40	10
R937	Ilio-femoral bypass graft	10	707.40	10
R860	Per-obturator ilio-femoral graft - with saphenous vein	10	789.80	10
R861	- with prosthetic graft	10	770.90	10
	Common femoral/profunda femoris repair (profundoplasty) - when sole			
R855	procedure performed	10	491.10	10
R856	Extended profundoplasty	10	685.10	10
R933	Axillo-femoral, femoro-femoral or axillo-axillary graft	10	576.90	10
R934	Aorto-femoral unilateral graft (for bilateral see R785)	10	761.80	17
R808	Femoral aneurysm - reconstruction or excision with graft	10	527.10	10
R864	Repair of false aneurysm at groin anastomosis	10	784.70	10
R809	Femoral-popliteal endarterectomy	10	667.00	10
	Femoro-popliteal (with or without endarterectomy)			
R791	- with saphenous vein	10	752.90	10
R794	- with prosthetic graft	10	643.90	10
	Femoro-ant./post. tibial/peroneal bypass graft (with or without			
	endarterectomy)			
R787	- with saphenous vein	10	883.60	10
R780	- with prosthetic graft	10	770.90	10
R810	Popliteal aneurysm	7	707.40	10
R812	Peripheral arteries other than listed - aneurysm	7	360.50	10
R813	Embolectomy - artery or graft (as sole procedure)	7	283.20	10
R867	Thrombectomy - artery or graft (as sole procedure)	7	266.10	10
	Embolectomy and/or thrombectomy when done in conjunction with			
E649	other vascular procedures add		98.70	
R866	Gastric devascularization - when sole procedure	10	482.50	10
R797	In-situ saphenous vein arterial bypass - popliteal	10	1128.90	17
R804	- tibial	10	1308.90	17

VEINS

Excision

Resection of AV aneurysm or fistula with or without major graft

R825	- major aneurysm	10	856.30	17
R826	- minor aneurysm	10	436.70	10

Ligation

Z745	Saphenous (I.O.P.)		46.70	4
Z746	Femoral (I.O.P.)	3	65.20	4
Z747	Popliteal (I.O.P.)	3	65.20	4

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
VEINS - Cont'd.				
Z748	Internal jugular (I.O.P.)	5	130.50	5
R839	Internal iliac	6	346.80	10
R834	I.V.C. - transabdominal	6	392.30	10
R838	- transvenous (umbrella)	6	266.10	10
R868	High ligation and stripping of long saphenous vein with groin dissection ..	4	130.50	4
R869	Stripping of short saphenous vein with popliteal dissection	4	94.40	4
R837	Multiple ligation and avulsion	4	130.50	4
R844	Recurrent varicose veins - multiple ligation and/or stripping	5	310.60	5
	Extra fascial and sub-fascial incompetent perforators by			
R842	full fascial technique	5	338.00	6
E653	- plus stripping, add		112.40	
Repair				
	Lacerated major vein e.g. femoral, popliteal, vena cava, axillary, sub-			
R820	clavian, brachial or microscopic repair of digital artery	4	278.80	4
R818	- including patch	10	436.70	10
R819	- by vein graft	10	580.90	10
R835	S.V.C. bypass graft	7	666.70	17
R836	Pulmonary embolectomy	18	761.05	20
R828	Ilio-femoral thrombectomy with or without femoral vein ligation	10	392.10	10
E657	- plus I.V.C. ligation, add		392.10	
R829	Thrombectomy, other than above - see Preamble para B.32	I.C.	I.C.	I.C.
R865	Distal spleno-renal shunt	10	1106.80	10
Anastomosis				
R822	Porto-caval	10	807.00	10
R823	Spleno-renal-abdominal approach	10	982.70	10
R821	-transthoracic approach	10	982.70	13
R824	Meso-caval		761.50	10
R827	Creation of A.V. fistula	4	319.80	6
R841	Obliteration of A.V. fistula		73.20	4
R833	Ligation or removal of by-pass graft		73.20	4

SURGICAL PROCEDURES

OPERATIONS ON THE HAEMIC AND LYMPHATIC SYSTEMS

Code		Asst	Surg	Anaes
SPLEEN AND MARROW				
	Incision (I.O.P.)			
Z404	Splenic puncture and aspiration		71.80	4
Z403	Bone marrow aspiration		30.05	
Note: (1) Z408 may not be allowed with Z425, Z426 (not the same as Z425, Z426).				
(2) Bone marrow interpretation (see Laboratory medicine).				
Z408	Bone marrow core biopsy (with biopsy needle)		56.20	4
	Bone Marrow transplantation - team fee (I.O.P.)			
Z425	- Aspiration from donor		449.20	8
Z426	- Infusion into recipient		55.30	4
Note: Bone marrow transplantation is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Medical Consultant for qualifying diagnoses.				
Excision				
R905	Splenectomy - partial or complete	7	438.00	7
LYMPH CHANNELS				
Excision				
R907	Cystic hygroma - unilateral	4	362.40	6
Anastomosis				
R846	Micro lympho-lympho or lymphovenous	7	612.95	7
LYMPH NODES				
Incision (I.O.P.)				
Z410	Drainage of sub-fascial abscess		66.10	4
Z413	Scalene node fine needle aspiration		25.35	
Excision				
R910	Neck - limited e.g. sub mandibular supra omohyoid	6	240.50	6
R911	- radical	6	575.40	8
	- modified radical including functional with preservation of spinal accessory nerve	6	618.35	8
R912	Ileinguinal, radical resection	6	433.70	8
R913	Axillary or inguinal nodes - radical resection	4	326.35	6
R914	- limited resection	4	180.35	4
Z405	Biopsy (I.O.P.) - anterior cervical, axillary, inguinal	4	55.80	4
Z406	- scalene, posterior cervical	4	111.60	4
Z578	- multiple para-aortic lymph nodes	6	66.55	6
Z407	- percutaneous retro peritoneal - one group	4	77.30	4
Z409	- two or more groups	4	115.90	4
R916	Re-exploration of vascular graft and closure of lymph fistula in groin	4	180.35	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

ORAL CAVITY AND PHARYNX - to include nasopharynx,
oropharynx, hypopharynx except where otherwise specified.

Code		Asst	Surg	Anaes
	Incision			
Z506	Drainage of oral abscess or hematoma (I.O.P.)		45.50	4
Z510	Drainage of pharyngeal abscess or hematoma (I.O.P.)		81.60	5
Z524	Drainage of hematoma or deep neck abscess (external approach) (I.O.P.).....	3	137.40	4
Z501	Biopsy (I.O.P.)		31.75	
Z537	- involving general anaesthetic		68.70	4
	Tongue tie, release of (I.O.P.)			
Z111	- simple		13.70	
Z112	- complex or requiring general anaesthetic		45.50	4
S031	Palatal fenestration		176.90	4
	Excision			
Z502	Excision of lesion (I.O.P.) - less than 2 cms	3	63.50	4
S003	- 2 to 4 cms	4	190.10	6
S006	- over 4 cms	4	306.00	6
S004	Excision of ranula	3	148.50	4
	Composite resection of lesion of oral cavity and/or oropharynx with			
S005	partial resection of mandible	10	618.10	12
	Extended composite resection of lesion of oral cavity and oropharynx			
S007	with partial resection of mandible and resection of maxilla	10	729.70	12
	Cryotherapy for treatment of pre-malignant or malignant lesions of			
S050	oral cavity or sinuses -		133.10	4
S018	Glossectomy - partial	6	176.90	8
S019	- complete	6	251.95	8
Z109	Wedge excision of lesion (I.O.P.)		54.95	4
S020	Glossoplasty	4	176.90	4
S023	Extraction of tooth (complete care) - single		22.10	6
E700	- each additional tooth		11.60	
S028	Dentigerous cyst	4	88.40	4
	Basic units for anaesthesia with any unlisted dental surgical procedure			
	performed by a dental or oral surgeon (see 37(1) on page xiii, also OHIP			
S900	Bulletin #4203)			8
S021	Repair of extensive laceration	4	I.C.	I.C.
	- for minor lacerations, see Skin			
Z509	Uvulectomy - partial or complete		22.10	4
S034	Cleft palate repair	6	329.70	8
S035	Removal of sutures under general anaesthesia		35.40	4
S032	Bone graft to palate	6	299.70	8
S030	Closure of fistula - anterior alveolar	4	176.40	4
S033	- palate	6	251.30	6
S036	Uvulopalatopharyngoplasty (Includes tonsillectomy).....		214.70	6
S069	Pharyngoplasty	8	322.00	8
	Excision of parapharyngeal space lesions (with mobilization of			
S002	parotid gland)	4	548.30	8
S067	Partial pharyngectomy - trans-hyoid or lateral	8	708.50	11
S068	Pharyngo-laryngectomy	8	796.15	14
E882	- with hemithyroidectomy, add		158.90	
E883	- with subtotal thyroidectomy, add		238.70	
E884	- with total thyroidectomy, add		334.90	
S058	Branchial - cleft lesion	4	274.70	4
S059	Branchial - cleft lesion - repeat procedure	4	389.90	4
S061	Thyroglossal duct remnant	4	274.70	4
S062	- repeat procedure	4	367.50	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	ORAL CAVITY AND PHARYNX - Cont'd.			
S063	Tonsillectomy		132.70	4
	Tonsillectomy and Adenoidectomy - same as Tonsillectomy			
S065	Adenoidectomy		75.10	4
	Secondary suture or cauterization 24 hours following T & A or by a surgeon other than the operation surgeon anytime post-operatively - when haemorrhage occurs after initial procedure and is treated surgically		53.20	5
S024	Excision of torus palatinus	4	176.70	4

SALIVARY GLANDS AND DUCTS

Incision

Z500	Sialolithotomy (I.O.P.)		27.45	
Z521	- involving general anaesthesia	3	92.70	4

Excision

S042	Submandibular gland or sublingual gland	4	257.60	4
S043	Parotid gland - total (with preservation of facial nerve)	6	618.35	8
S044	- total (without preservation of facial nerve)	6	530.70	8
S045	- subtotal (with preservation of facial nerve)	6	574.80	7
S047	- repeat subtotal (with preservation of facial nerve)	6	618.35	7
S046	- subtotal (without preservation of facial nerve)	6	353.80	6
Z522	Excision small tumour (I.O.P.)	3	45.50	4

Reconstruction

S049	Plastic repair of duct	4	181.00	4
Z511	Dilation and/or probing of duct (I.O.P.)		27.45	4
S057	Submandibular duct relocation	6	322.90	6

LIPS

Incision

Z503	Biopsy (I.O.P.)		31.75	4
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Excision

S011	Wedge resection of lip - vermilion	3	88.20	4
S010	Wedge resection of lip with plastic repair	3	214.10	4
Z504	Excision of lesion (I.O.P.)	3	54.80	4
S012	Lip shave - vermilionectomy	3	180.70	4

Reconstruction

S013	Cleft lip - unilateral	6	325.40	8
S014	Reconstruction with lip switch flap	6	398.20	8
S015	Complex reconstruction or revision of previous repair and excision		I.C.	I.C.

OESOPHAGUS

For procedures on the Oesophagus, the following basic units for assistants and anaesthetists will apply except if a basic fee is listed:

S073	Cervical approach	6		7
S074	Thoracic approach	10		13
S075	Abdominal approach	7		8

Endoscopies (I.O.P.)

Z515	Oesophagoscopy, with or without biopsy		61.40	4
E702	- with multiple (3 or more) biopsies of a specific lesion, add		13.50	
Z516	Oesophagoscopy, with removal of foreign body		100.90	4
Z517	- with injection of varices - initial		115.90	4
Z518	- subsequent		85.80	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
ESOPHAGUS - Cont'd.				
Z519	Oesophagoscopy with dilation with or without biopsy		118.50	4
Z520	Oesophago-bronchoscopy with or without biopsy		113.75	6
Z567	Subsequent procedure (within three months following previous endoscopic procedure)		74.40	6
	Oesophagoscopy-gastrosocopy with or without duodenoscopy			
Z399	- elective		92.30	4
B696	- with dilatation of oesophagus, add		24.80	
	- with duodenoscopy and drainage of bile after I.V. CCK stimulation, add		20.60	
E770	- for active bleeding		111.60	4
B691	- with injection of oesophageal varices, add		41.30	
E701	- with diathermy, add		29.20	
B692	- with laser coagulation, add		61.90	
B698	- with pneumatic dilation, add		88.00	
Z568	Subsequent procedure by same physician (within three months following previous endoscopic procedure)		74.40	4
E702	- with multiple (3 or more) biopsies of specific lesion, add		13.50	
E703	- with snare polypectomy, add		45.00	
E799	- each additional polyp, add - (to a maximum of 2 additional polyps) ...		22.50	
Incision				
	Oesophagostomy			
S084	Cervical - other than neonatal		188.90	
S085	- neonatal		270.50	
S082	Intrathoracic oesophagus tube - via laparotomy		365.00	6
S083	- via oesophagoscope (includes Z515)		270.50	6
S081	Transoesophageal division of oesophageal varices		496.40	
S080	Oesophageal-gastric devascularization (including splenectomy and oesophageal division/anastomosis)		798.70	
Excision				
S087	Intrathoracic diverticulum		450.90	
S088	Cricopharyngeal myotomy		346.95	
B699	- with diverticulum excision, add		33.10	
S089	Partial oesophageal resection and reconstruction(including intestinal transposition)		961.90	17
S090	Total thoracic oesophageal resection		798.70	13
E730	- with reconstruction, add		480.90	4
S093	Enucleation of benign oesophageal tumour		519.60	
Repair				
S161	Oesophageal myotomy, partial (below aortic arch)		519.60	
E758	- with oesophageal hiatus hernia repair, add		193.20	
B699	- with diverticulum excision, add		33.10	
S100	Total thoracic oesophageal myotomy when sole procedure performed		657.00	
E758	- with oesophageal hiatus hernia repair, add		193.20	
	Oesophageal hiatus hernia - abdominal or transthoracic approach with fundal plication		489.50	
S091	Recurrent oesophageal hiatus hernia		631.20	
E744	- with gastroplasty, add to either S091 or S092		103.05	
	When S091 or S092 with or without gastroplasty is done in conjunction with cholecystectomy, and/or vagotomy with or without drainage procedures, add E742 (to S091 or S092 with or without E744) for each additional procedure performed. For any other combination of surgical procedures with oesophageal hiatus hernia repair (with the exception of S161 and S100), see surg preamble (para 3)		193.20	
E742	Oesophageal stricture (Thal) - may include oesophageal hiatus hernia repair with or without gastroplasty		601.20	
S096	Ruptured oesophagus, suture and drainage		450.90	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
Code	ESOPHAGUS - Cont'd.			
S097	Oesophago-gastrostomy for by-pass (when sole procedure performed)		541.10	
S098	Oesophageal bypass, abdomen to neck - with stomach		811.60	
S099	- with colon or jejunum		1124.70	
	Suture			
S102	Closure of oesophago-tracheal fistula (includes oesophageal reconstruction and lengthening if necessary)		584.00	
	Dilation of Oesophagus (I.O.P.) -			
Z529	Passive (bougie) - initial session		36.00	
	- repeat session (within three months following previous dilation)		24.40	
Z530	Pneumatic - when sole procedure performed		98.70	
Z523	With rigid dilators guided over a string or wire		47.20	
Z531	Repeat dilations during the same admission		23.60	
	STOMACH			
	Endoscopies (I.O.P.)			
Z527	Gastroscopy (with or without biopsy or photography)		81.60	4
Z547	Gastroscopy with removal of foreign body		88.40	4
Z528	Subsequent (within three months following previous gastroscopy)		60.10	4
	Incision			
S116	Gastrotomy - with removal of tumour or foreign body	6	360.70	7
E731	- with suture of bleeding peptic ulcer, add		73.00	2
S117	Pyloromyotomy (Ramstedt's)	5	279.10	10
S118	Gastrotomy	6	306.60	7
E697	- with repair of Mallory Weis laceration, add		126.20	
E707	- when done with another intra-abdominal procedure		63.10	
	Excision			
Z526	Biopsy - (Incisional) by gastrotomy (I.O.P.)		65.70	
Z533	- by intubation (I.O.P.)		33.10	
	Gastrectomy			
S122	Wedge resection for ulcer	7	360.70	7
E708	- with vagotomy, add		108.20	
E713	- after previous partial gastrectomy, add		121.90	
S123	Partial or subtotal - distal	7	563.40	8
S125	- proximal	7	613.20	8
E731	- with suture of bleeding peptic ulcer, add		73.00	2
E708	- with vagotomy, add		108.20	
E709	- with cholecystectomy, add		108.20	
E711	- after previous gastro-enterostomy, add		94.50	
E706	- with choledochotomy, add		108.20	
E712	- after previous vagotomy and pyloroplasty, add		94.50	
E713	- after previous partial gastrectomy, add		121.90	
S128	Total gastrectomy, with or without splenectomy	7	843.10	9
E709	- with cholecystectomy, add		108.20	
E706	- with choledochotomy, add		108.20	
E713	- after previous partial gastrectomy, add		121.90	
S129	Conversion of previous gastrectomy to Roux-en-y	7	622.65	9
S131	Vagotomy - truncal or selective	7	333.20	7
	- highly selective (as sole procedure without pyloroplasty or gastroenterostomy)		450.90	7
S124	Transabdominal vagotomy after previous vagotomy	7	369.30	8
S120	Gastric bypass or partition, for morbid obesity	7	549.65	10

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
STOMACH - Cont'd.				
Repair				
S132	Pyloroplasty	7	360.70	7
S133	Pyloroplasty and vagotomy	7	468.90	7
E731	- with suture of bleeding peptic ulcer, add		73.00	2
S137	Pyloroplasty or gastroenterostomy plus vagotomy and cholecystectomy	7	627.60	8
E731	- with suture of bleeding peptic ulcer		73.00	2
E721	- with choledochotomy, add		108.20	1
S134	Gastroduodenostomy or gastrojejunostomy	7	360.70	7
E716	- either of above plus vagotomy, add		136.25	
E711	- after previous gastroenterostomy, add		94.50	
E721	- with choledochotomy, add		108.20	1
Suture				
S138	Closure of gastrostomy or other external fistula of stomach	5	306.60	6
S139	Gastromphly (for perforated ulcer or wound)	6	318.60	7
S140	Closure of gastrocolic fistula	7	509.30	7
Introduction				
Z534	Gastric Cooling (I.O.P.) - ice water lavage of stomach		25.80	
Z532	Gastric Cooling (I.O.P.) - oesophagogastric balloon, with alcohol coolant continuously recirculated		85.90	4
INTESTINES (EXCEPT RECTUM)				
Endoscopy (I.O.P.)				
Z560	Duodenoscopy (not chargeable if Z399 and/or Z400 performed on same patient within 3 months)		81.60	4
Z749	Subsequent procedure (within three months following previous endoscopic procedure)		64.40	4
E561	- with cannulation of pancreatic and/or common bile duct		188.90	4
E702	- with multiple (3 or more) biopsies of a specific lesion, add		13.50	
E666	- with biliary tract manometry, add		46.80	
Z579	- with re-cannulation of pancreatic and/or common bile duct (within three months of previous cannulation)		158.90	4
Z512	Endoscopy of ileostomy or colostomy, or reduction of obstructed Koch ileostomy		32.60	4
E747	- to caecum, add		30.90	
Z514	- with biopsy		39.50	4
Z580	Endoscopy (using 60 cm. flexible endoscope)		51.20	4
E665	- when Z580 or Z512 is rendered in private office, add		15.40	
Z555	Endoscopy - of sigmoid to descending colon		51.20	4
E740	- to splenic flexure, add		51.20	
E741	- to hepatic flexure, add		30.90	
E747	- to caecum, add		30.90	
E705	- to terminal ileum, add		29.70	
E717	- if biopsy and/or coagulation of angiodysplastic lesion(s) (one or more), add to Z555 or Z580		24.00	
E749	- when Z555 rendered in private office, add		15.40	
Note: for sigmoidoscopy with rigid scope, see Z535 etc. (Rectum)				
Z513	Hydrostatic - Pneumatic dilatation of colon stricture(s) through colonoscope		95.00	
Z570	Pulgration of polyp through colonoscope		42.10	4
E719	- each additional polyp, add - (maximum of 4 additional polyps)		21.50	
Z571	Excision of polyp through colonoscope		133.10	4
E720	- each additional polyp, add - (maximum of 2 additional polyps)		68.70	
B692	- with laser coagulation, add		61.90	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	INTESTINES (EXCEPT RECTUM) - Cont'd.			
	Incision			
	Enterotomy			
S149	Ileostomy	6	360.70	7
S150	Small intestine - including excision of polypi or biopsy	6	360.70	7
S151	Insertion of feeding enterostomy	6	316.00	7
E737	- when done with another intra-abdominal procedure, add		73.00	
S154	Large intestine - including excision of polypi	6	360.70	7
S155	Colonoscopy with laparotomy	6	343.50	7
S156	Exteriorization of intestine (Mickulicz)	6	360.70	6
S157	Colostomy	6	360.70	6
S158	Caecostomy	6	343.50	6
S160	Entero-enterostomy	6	360.70	7
	Excision			
S162	Local excision of lesion of intestine	6	360.70	7
Z750	Resection of exteriorized intestine (I.O.P.)	6	73.00	6
	Resection with anastomosis			
S164	Small intestine - duodenum	6	505.00	7
S165	- other	6	468.90	7
	Small and large intestine			
S166	terminal ileum, caecum and ascending colon	7	545.35	7
S167	Large intestine - any portion	7	545.35	7
	Repair of entero-cutaneous fistula in conjunction with			
E714	bowel resection, add		73.00	
S168	Ileostomy, subtotal colectomy	7	721.40	7
S169	Total colectomy with ileo-rectal anastomosis	9	847.30	9
S171	Left hemicolectomy with anterior resection or proctosigmoidectomy (anastomosis below peritoneal reflection & mobilization of splenic flexure)....	7	738.60	8
	Total colectomy with mucosal proctectomy with ileal pouch, ileoanal			
S172	anastomosis and loop ileostomy	9	1532.70	10
S170	Ileostomy plus total colectomy plus abdomino-perineal resection	9	1017.40	10
S173	2-Surgeon team - abdominal	9	856.35	10
S174	- perineal		252.50	
E738	- with continent ileostomy, add to either S168, S169, S170, S173 or S174		343.50	
E718	Bowel resection following previous resection with anastomosis, or following S217, S213, S214 or S215, add		126.20	
Note: E718 is not to be added to S218, S181, S182, S185, S191, S192 or S193.				
S188	Bowel resection without anastomosis (colostomy and mucous fistula)	6	482.70	6
S189	Intestinal bypass for morbid obesity	7	532.50	10
	Intestinal Obstruction (mechanical) - one stage (if staged procedure, refer to Preamble on page 77 (para. 3)).			
S175	- without resection	6	401.10	6
S176	- with entero-enterostomy	6	509.30	7
S177	- with resection	6	585.70	7
S180	- with enterotomy	6	459.50	7
S178	Intestinal atresia (newborn)	6	605.50	7
S179	Meconium ileus	6	605.50	7
	Repair			
S181	Revision of ileostomy or colostomy - skin level	5	117.20	5
S182	- full thickness	6	310.90	6
S192	Simple revision of continent ileostomy pouch	6	343.50	6
S191	Complete reconstruction of continent ileostomy to include valve repair	6	843.10	7
S193	Revision of standard ileostomy into continent ileostomy pouch	6	704.20	7
S183	Caecopexy or sigmoidopexy when sole procedure performed	5	279.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
Code	INTESTINES (EXCEPT RECTUM) - Cont'd.			
	Suture			
S184	Suture of intestine	6	279.10	6
E721	- with choledochotomy, add		108.20	1
	Closure of colostomy or enterostomy			
S185	- with or without resection and/or anastomosis	6	360.70	7
S187	Plication of small intestine for adhesions	6	468.90	7
Note: For division or removal of adhesions only, use S312.				
	Manipulation (I.O.P.)			
Z538	Reduction of prolapse		22.30	4
Z539	Dilation of gastrostomy, enterostomy, colostomy, etc.		22.30	4
	Intubation of small intestine (therapeutic or diagnostic)			
Z540	- with or without fluoroscopy		56.70	
E732	- with biopsy, add		26.20	
	MECKEL'S DIVERTICULUM			
	Excision			
S194	Meckel's diverticulum	5	316.00	6
S159	- with small bowel resection	6	360.70	7
	MESENTERY			
	Excision			
S195	Local excision of lesion	5	270.50	6
S199	Resection of mesentery	5	288.50	6
	APPENDIX			
	Incision			
S204	Drainage of abscess	5	212.10	6
	Excision			
S205	Appendectomy	5	225.00	6
S206	- with gross perforation and peritonitis	5	316.00	6
	RECTUM			
	Endoscopy			
	Sigmoidoscopy (with rigid scope) with or without anoscopy (I.O.P.) -			
Z535	not to be billed with Z555 or Z580		32.40	4
Z536	- with biopsy(s)		39.50	4
Z592	- with decompression of volvulus		44.20	4
E746	- when Z535, Z536 or Z592 or Z512 rendered in private office, add		5.20	
	Excision			
	Proctectomy			
	Anterior resection or proctosigmoidectomy (anastomosis below peritoneal			
S213	reflection)	8	689.60	8
S214	Abdomino-perineal resection or pull through	8	829.10	10
	Two surgeon team			
S215	- abdominal surgeon	8	689.60	10
S216	- perineal surgeon		252.50	
S217	Hartmann procedure	8	577.15	9
S218	Colon reconstruction following Hartmann procedure	8	676.70	8
Z752	Biopsy of rectosigmoid or above for Hirschsprung's disease (I.O.P.)	3	73.00	4
E710	- each additional biopsy		40.80	
S222	Presacral or trans-sacral proctotomy and excision of lesion	4	310.90	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
Code	RECTUM - Cont'd.			
	Electrocoagulation and/or excision of rectal carcinoma (I.O.P.)			
Z572	- initial	3	126.20	4
Z573	- repeat	3	73.00	4
	Polyps or tumours of rectum or sigmoid (max. - 2 polyps any size or technique) (I.O.P.)			
Z753	- electrocoagulation - base under 2 cm		21.50	4
Z754	- excision - base under 2 cm	3	73.00	4
Z755	- electrocoagulation or excision - base over 2 cm	3	126.20	4

Note: For fulguration or excision of tumours through the colonoscope use codes Z570, Z571.

Repair

S223	Anastomosis of rectum	4	432.80	6
	Rectal prolapse			
S225	- excision of mucous membrane	3	212.10	4
S226	- perineal repair - major	4	316.00	4
S227	- abdominal approach	6	491.20	8
S228	- insertion of Thiersh wire	3	169.20	4

Suture

S229	Suture of rectum, trauma-external approach	4	212.10	4
	Closure of fistula			
S231	- recto vaginal (any repair)	4	300.20	6
S255	- recto vesical	5	400.20	6

Manipulation (I.O.P.)

	Dilation, and/or disimpaction or removal of foreign body under general anaesthetic (when sole procedure performed)		51.50	4
Z541				
Z576	Fecal disimpaction - no anaesthetic		33.10	

OPERATIONS ON THE ANUS

Preamble:

(1)The fees for excision, ligation, injection of haemorrhoids and treatment of intra or perianal condylomata acuminata include anoscopy.

Endoscopy

Z543	Anoscopy (proctoscopy)(I.O.P.)		5.60	
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Incision

Z544	Biopsy (I.O.P.)		30.70	4
Z545	Thrombosed haemorrhoid(s)(I.O.P.)		22.30	4
S241	Sphincterotomy(ies)	3	78.60	4
S242	- with excision of fissure(s)	3	144.30	4

Excision

S246	Excision of fissure(s)	3	108.20	4
	Haemorrhoidectomy, with or without sigmoidoscopy or repair of fissure(s)			
S247	and/or sphincterotomy and/or anal dilation	3	197.50	4
	Complete haemorrhoidectomy using cryotherapy and/or Barron ligation(s)			
Z565	including rectal dilation (I.O.P.)		84.20	4
Z546	Barron ligation(s) (I.O.P.) (not to exceed 6 in any one year)		24.00	
	Barron ligation(s) plus cryotherapy (I.O.P.) (not to exceed 6 in any one year)		30.70	
S249	Local excision for malignancy	3	135.30	4
Z757	Excision of benign anal lesion(s) (I.O.P.)	3	36.00	4
S251	Fistula-in-ano	3	188.90	4

Introduction

Z575	Haemorrhoid injections (I.O.P.) (Maximum 6 in any one year)		24.40	
Z576	Injections for anal fissure (I.O.P.)		31.50	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
OPERATION ON THE ANUS - Cont'd.				
Repair				
S253	Low imperforate anus repair	7	360.70	7
S260	High imperforate anus repair (supra-levator)	7	798.70	7
S256	Excision of scar, for stenosis	3	126.20	4
S257	Anoplasty, for stenosis	4	243.90	4
S258	Repair of anal sphincter	4	241.10	4
S259	Repair of anal sphincter and ano-rectal ring	4	316.00	4
Destruction (I.O.P.)				
Z548	Cauterization of fissure		30.70	4
Z549	Fulguration of condylomata - local anaesthetic		27.45	
Z758	- general anaesthetic	3	74.40	4
Manipulation				
Z550	Dilation of anal sphincter (I.O.P.)		10.70	4
S248	Peter Lord procedure		38.60	4

LIVER

Incision				
Z554	Biopsy, incisional (I.O.P.)		73.00	
Z551	Biopsy, needle (I.O.P.)		63.10	4
S268	Insertion of implantable pump for continuous liver perfusion	7	536.80	7
Excision				
Hepatectomy				
S269	- local excision of lesion	7	310.90	7
S275	- partial lobectomy	8	518.70	8
S270	- left lateral segmental excision (through falciform ligament)	12	807.30	12
S267	- complete left or right lobectomy	12	1126.40	12
S271	- extended right lobectomy, through falciform ligament	12	1126.40	12
S272	Laparotomy, cholangiogram and biopsy (neonatal jaundice)	6	343.50	6
S274	Liver transplant - donor	6	657.80	8
S294	- recipient	20	1875.60	30
S295	Repeat Liver transplant	30	2576.50	40

Note: For claims purposes, liver lobectomy includes cholecystectomy.

Repair				
S273	Marsupialization and/or decompression of cyst(s) or abscess(es)	7	310.90	7
E715	- more than three cysts or abscesses, add		65.70	

BILIARY TRACT

- no extra fee for cholangiogram during abdominal surgery.

Endoscopy (I.O.P.) - to include examination of stomach and duodenum i.e. not to be claimed with Z561				
Manipulation and/or removal of common bile duct stones with or without				
Z558	sphincterotomy		266.20	5
Z559	Subsequent procedure (within three months following previous endoscopic procedure)		121.90	5
Insertion of endobiliary prosthesis				
Z556	- first one		73.00	
Z557	- each additional (max. of 3)		38.60	
Z593	Nasobiliary catheter insertion		48.70	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
BILIARY TRACT - Cont'd.				
Incision				
Percutaneous transhepatic catheter drainage of obstructed bile ducts including daily supervision and including percutaneous cholangiogram and catheterization to duodenum if achieved				
S233			234.40	
S234	- replacement of catheter in above		46.40	
Biliary duct calculus manipulation and/or removal via T-tube tract (I.O.P.)				
Z562	- when sole procedure performed		103.05	7
Z542	Intubation of bile duct for obstruction (I.O.P.)		61.40	
S278	Cholecystostomy	7	328.90	7
S276	Choledochotomy (previous cholecystectomy)	7	541.10	8
E704	- with choledochoscopy, add to S276, S280, S281 ..		41.30	
S280	Transduodenal sphincterotomy and choledochotomy (previous cholecystectomy)..	7	748.90	9
Choledochoduodenostomy or choledochointerostomy or choledochochole-				
S281	dochostomy cannot be claimed with S276	7	639.80	9
S282	Cholecystogastrostomy	7	396.80	7
S283	Cholecystoenterostomy	7	396.80	7
E743	- with entero-enterostomy, add (to S281, S283)		135.30	
S285	Intrahepatic choledochointerostomy (anastomosis above the common hepatic duct bifurcation)	9	811.60	12
Excision				
S287	Cholecystectomy	7	403.65	7
E721	- with choledochotomy, add		108.20	1
E722	- with transduodenal sphincterotomy, add		144.30	1
E728	- with truncal or selective vagotomy, add		148.60	
E729	- with highly selective vagotomy, add		252.50	
S291	Choledochectomy for tumour (for reconstruction, refer to S281)	8	360.70	8
Repair				
S292	Common duct stricture, dissection and/or resection	7	180.35	10
(for reconstruction, refer to S281)				
S293	Biliary duct atresia, infant	8	I.C.	12
PANCREAS				
Incision				
Z577	Biopsy, incisional (I.O.P.)		108.20	7
Z762	Biopsy, needle (I.O.P.)		73.00	
S297	Drainage of acute pancreatitis or abscess or marsupialization of cyst ..	7	360.70	7
Excision				
Pancreatectomy				
S298	Complete with splenectomy	9	1126.40	13
S300	"Whipple type" procedure	9	1217.20	
S301	Local complete excision of tumour or lesion	8	450.90	8
Distal - body, tail with or without splenectomy with				
S309	or without anastomosis	9	873.70	11
E709	- with cholecystectomy, add to S300 or S309		108.20	
Repair				
S305	Pancreatic cyst-gastrostomy	7	523.00	8
S306	- duodenostomy	8	523.00	8
S307	- jejunostomy	8	523.00	8
Lateral pancreaticoduodenostomy or anastomosis of filleted pancreatic duct				
S304	to intestine (Puestow)	9	721.40	10

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
ABDOMEN, PERITONEUM AND OMENTUM				
Preamble:				
(1) When the laparoscope is used as a means of entrance to perform an intra abdominal procedure, no extra fee for laparoscopy may be claimed.				
(2) When an exploratory laparotomy is performed followed by a colostomy through another incision in the abdomen, the colostomy fee should be claimed at 100% and the laparotomy at 85% of the listed fee.				
Paracentesis(I.O.P.)				
Z590	Aspiration for diagnostic sample		22.20	
Z591	Aspiration with therapeutic drainage with or without diagnostic sample		40.80	4
E724	Administration of chemotherapy or sclerosing agent, add		20.60	
Z763	Paracentesis with lavage for diagnosis (I.O.P.)		34.20	4
Incision				
Z563	Needle biopsy of peritoneum (I.O.P.)		34.20	
Z564	Open lavage of peritoneal cavity for diagnosis without manual exploration of peritoneal cavity (I.O.P.)		65.70	4
S312	Laparotomy, with or without biopsy or for Hirschsprung's disease (except biopsies of stomach, liver, pancreas and multiple para-aortic lymph nodes)	6	270.50	6
Note: S312 - Use for division or removal of adhesions, if no other abdominal surgery performed. - may not be claimed with other intra-abdominal procedures (except for I.O.P.)				
Insertion of tubes and post-operative continuous peritoneal lavage				
E745	- when combined with any other abdominal procedure, add		84.10	
S321	Laparotomy for acute trauma	6	352.10	6
E733	- with repair of intestine, single, add		126.20	3
E734	multiple and/or with resection, add		187.20	3
E735	- with splenectomy, (partial or complete) add	2	252.50	3
E736	- with repair of lacerated liver, add	2	166.60	3
E739	- with repair of diaphragm, add	2	108.20	2
E723	- with repair of lacerated spleen, add	2	166.60	3
E693	- with repair of ruptured bladder, add	2	-	3
E694	- with nephrectomy, add	2	-	3
S313	Peritoneal abscess - subphrenic	7	328.90	7
S314	- abdominal	6	234.40	6
Pelvic abscess, incision and drainage				
Z569	- rectal or vaginal approach (I.O.P.)		108.20	4
Z594	Percutaneous abdominal abscess drainage including daily supervision		206.10	
Z595	Replacement of drainage catheter in abdominal abscess		38.60	
Removal of infected sutures from abdominal wall or re-exploration of wound for bleeding - general anaesthetic (I.O.P.)				
Z574	4	84.10	4
S311	Umbilical vein intra-abdominal dissection and catheterization (for newborn see Diagnostic & Therapeutic Procedures - Vascular Cannulation).....	6	206.10	6
S320	Insertion of antabuse into abdominal wall		51.50	
S203	Insertion of peritoneo-jugular shunt for ascites - primary	7	252.50	7
S209	- revision	7	180.35	7
Excision				
S316	Excision of full thickness abdominal wall tumour and primary closure		I.C.	6
S317	Umbilectomy - plastic	4	98.80	4
S318	Panniculectomy (includes any necessary diastasis repair)	6	386.50	6
E748	- with repair of umbilical hernia, add		108.20	
S319	Mesenteric cyst	6	297.20	6
Note: S318 Panniculectomy requires OHIP authorization (see Surgical Preamble, paragraph 17)				

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	ABDOMEN, PERITONEUM AND OMENTUM - Cont'd.			
	Endoscopy			
	Peritoneoscopy, culdoscopy or laparoscopy (I.O.P.)			
Z552	- without biopsy	4	108.90	6
Z553	- with biopsy and/or lysis of adhesions and/or removal of foreign body and/or cautery of endometrial implants	4	127.50	6
	Repair			
S325	Omentopexy, sole operative procedure	6	270.50	6
	Herniotomy			
S322	- inguinal and/or femoral - infants	4	252.50	4
S326	- children	4	225.00	4
S323	- adolescents and adults	4	252.50	4
S328	- unilateral with exploration of other side, infants and children	4	292.00	4
S329	- strangulated or incarcerated - without resection of bowel	4	324.60	5
S330	- with resection of bowel	6	585.70	7
S332	- umbilical - adolescent or adult	4	252.50	4
S333	- child (operative)	4	197.50	4
E756	- with resection of strangulated contents, add		98.80	2
E757	- without resection of strangulated contents, add		49.40	1
E764	- when done in conjunction with other abdominal surgery, add		85.90	
S334	Omphalocele and gastroschisis - one stage - repair	7	333.20	7
	Multiple staged - repair			
S335	- gross method or Silon mesh	7	328.90	7
S336	- second stage repair (completion of abdominal wall closure)	7	328.90	7
	Diaphragmatic, other than oesophageal hernia			
S337	- one stage procedure - trans-abdominal	7	450.90	9
S338	- trans-thoracic	9	450.90	13
S339	- second stage and abdominal closure	4	261.90	9
S340	Ventral - post-operative	6	328.90	6
S344	Massive incisional hernia	6	369.30	6
S345	Massive sliding inguinal hernia	6	310.90	6
E725	Recurrent - all types, excepting oesophageal add	2	77.30	2
	Repeat recurrent inguinal hernia (more than 2 repairs), add to S322, S323, S326, S329, S330).....	2	135.30	2
E726	Epigastric	4	212.10	4
E727	Hydrocoele - extra - applicable to adults only		58.40	
	Suture			
S343	Secondary closure for evisceration - sole operative procedure in abdomen	6	243.85	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM

Code		Asst	Surg	Anaes
KIDNEY AND PERINEPHRIUM				
Preamble:				
(1) No additional claim should be made for nephroscopy when done at the time of pyelolithotomy or nephrolithotomy.				
(2) In a routine surgical approach to the kidney and related procedures, no additional claim should be made for rib resection carried out for access purposes.				
(3) When the kidney has been operated on more than one month previously, the fee for the secondary surgery may be increased by \$74.65 (E752).				
(4) When an adrenalectomy is performed in conjunction with a nephrectomy, and is incidental to the removal of the kidney, there should be no additional claim for the adrenalectomy.				
Incision				
Z601	Renal biopsy, needle (I.O.P.)		90.20	4
S401	Drainage of kidney abscess	7	296.30	7
S402	Drainage of perinephric abscess	7	193.20	7
S403	Exploration of renal and peri-renal tissues (with or without biopsy or unroofing of cyst)	7	319.50	7
Nephrotomy				
S404	- with drainage - nephrostomy - when sole operative procedure on kidney	7	319.50	7
E763	- when done in conjunction with other non renal procedure(s)		134.80	
S405	- with removal of calculus	7	432.00	7
Z600	- change of nephrostomy tube (I.O.P.)		31.75	
S406	Transection of aberrant renal vessels - sole operative procedure	7	341.80	7
S407	Pyelotomy - with drainage	7	341.80	7
S408	- with removal of calculus	7	391.60	7
S409	- with diversion of urine	7	418.30	7
Excision				
S410	Calycectomy with diversion of urine	7	458.60	7
S411	Partial or hemi-nephrectomy	7	480.90	7
S423	Partial or hemi-nephrectomy with total ureterectomy	7	522.15	7
Nephrectomy				
S412	- ectopic kidney	7	418.30	7
S413	- lumbar	7	418.30	7
S415	- transperitoneal	7	468.10	7
S416	- thoraco-abdominal or radical nephrectomy	9	602.80	13
S417	- thoraco-abdominal or radical nephrectomy with gland dissection	9	629.50	13
	- thoraco-abdominal or radical nephrectomy with incision and repair of inferior vena cava for removal of tumour thrombus (See Preamble, Para B32)	I.C.	I.C.	I.C.
S418	Extrophy - plastic closure of bladder with closure of abdominal wall and urethral lengthening with closure of pelvic floor with or without re-implantation of ureters	7	841.50	10
S420	Nephro-ureterectomy, total, with resection of uretero-vesical junction	7	530.70	10
S421	Excision of stenosed renal artery with reimplantation or homograft	7	706.00	15
Repair				
S422	Pyeloplasty (with or without nephropexy)	7	468.10	7
E754	- with removal of calculus, add		52.10	
S426	Nephropexy - when sole operative procedure	7	341.80	7
S428	Symphylotomy, for horseshoe kidney with or without nephropexy and associated procedures	7	391.60	7

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
KIDNEY AND PERINEPHRIUM - Cont'd.				
Suture				
S429	Ruptured or lacerated kidney - repair or removal	7	391.60	7
S430	Removal of staghorn calculus filling renal pelvis and calyces to include x-ray control	7	589.10	9
Extra Renal Procedures				
S431	Excision of retroperitoneal tumour	7	341.80	7
S432	Exploration of retroperitoneal tumour	7	233.60	7
S433	Sacro-coccygeal teratoma	6	391.60	6
Z630	Extracorporeal shock wave lithotripsy (I.O.P.)		279.00	6
Percutaneous - Procedures (I.O.P.)				
Z629	Percutaneous nephrostomy		137.40	6
Z623	Insertion of stent		68.70	
Z624	Dilation of tract		85.90	
Z625	Selective catheterization of calyces		47.20	
Z626	Nephroscopy		85.90	6
Z627	Removal of renal calculi	5	150.30	6
E759	- if disintegrated by ultrasound, add		85.90	
Renal Transplantation Procedures: (submit on recipient's claim)				
These fees do not include immunosuppressive therapy which is on a fee for service basis.				
S435	Kidney transplant (surgical team fee)		1070.10	13
S434	Kidney re-transplant (surgical team fee)		1281.35	13
Donor nephrectomy - surgical team fee, unilateral or bilateral (to include renal perfusion with hypothermia when rendered by surgeon)				
S436	6	450.00	8
E753	- live donor, add		140.40	
For nephrological components, see Diagnostic and Therapeutic Procedures.				
S437	Renal autotransplantation	7	800.40	10
E762	Reconstruction or repair of renal artery done in addition to renal transplantation procedures, add		269.60	
Z631	Fine needle aspiration of renal transplant		32.60	
URETER				
Endoscopic Procedures				
S470	Cystoscopy with manipulation and/or removal of calculus and retrograde pyelogram if required		216.00	4
Z628	Cystoscopy and diagnostic ureteroscopy - above intramural ureter		112.50	4
E760	- with removal of calculus, add		150.30	
E761	- if disintegrated by ultrasound, add		85.90	
Incision				
S442	Peri-ureteral abscess	6	193.20	6
Ureterotomy, abdominal or vaginal exploratory or for drainage				
S443	- upper 2/3	6	233.60	6
S444	- lower 1/3	6	341.80	6
- with removal of calculus				
S445	- upper 2/3	6	337.50	6
S446	- lower 1/3	6	432.00	6
- where ureter has been previously opened				
S447	- upper 2/3	6	391.60	6
S448	- lower 1/3	6	468.10	6
Excision				
S449	Ureterectomy - including uretero-vesical junction	6	391.60	7
S450	- other e.g. partial	6	297.20	7

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
URETER - Cont'd.				
Repair				
S451	Uretero-vesical anastomosis or re-implantation unilateral	6	391.60	8
	Re-implantation of ureter with extensive tapering with			
S561	or without ureterolysis	6	589.10	8
S562	Bifid ureter	6	432.00	8
S452	Uretero-ileal conduit	6	705.90	9
S453	Uretero-ileal conduit with total cystectomy	9	1119.80	15
S454	Uretero-ileal conduit with ureterectomy and ileal replacement	6	800.40	9
	Uretero-intestinal anastomosis or transplant			
S455	- unilateral	6	297.20	6
S462	- bilateral	6	391.60	6
S456	- bilateral with cystectomy, one stage	9	881.95	13
S457	Uretero-ureterostomy	6	494.65	8
S458	Ureterostomy - cutaneous - unilateral	6	233.60	6
S463	- with lower third ureterotomy	6	341.80	6
S459	Uretero-vaginal fistula	6	502.40	6
S460	Ureterolysis for peri-ureteral fibrosis - unilateral	6	391.60	6
S461	Ureteroplasty (Hutch) - unilateral	6	297.20	6
S427	Bladder flap (Baori) - to include re-implantation of ureter	6	450.10	6
Suture				
	Spontaneous or traumatic rupture or transection			
S465	- immediate - upper 2/3	6	341.80	6
S466	- lower 1/3	6	391.60	6
S467	- late repair - upper 2/3	6	391.60	6
S468	- lower 1/3	6	432.00	7
BLADDER				
Preamble:				
(1) No extra claim should be made for EUA when done at the time of cystoscopy.				
(2) Visit fees, as applicable, to be claimed for changing suprapubic tube.				
Endoscopy - Cystoscopy				
Diagnostic Procedures (I.O.P.)				
Z606	Diagnostic with or without urethroscopy		63.50	4
Z607	Repeat within 30 days		31.80	4
	With catheterization of ureters with or without hydrodistension of the bladder, brush biopsy of bladder, collection of ureteral specimens, intravenous function test and retrograde injection of opaque media and			
Z608	calibration and/or dilatation of the ureter - one or both sides		77.30	4
	With transurethral biopsy, brush biopsy of renal pelvis and/or ureter			
Z610	and/or insertion of ureteral stent		86.30	4
Z612	With manometry (to include urethral pressure profile if required)		73.80	4
Z613	With meatotomy or internal urethrotomy (female)		71.10	4
Z614	With meatotomy and retrograde pyelogram		86.30	4
Z615	With needle biopsy of prostate		92.70	4
Therapeutic Procedures				
S492	With electrocoagulation - tumour(s)		108.20	4
S493	- Runner ulcer		108.20	4
	With excision of tumour or tumours including base and adjacent muscles and electrocoagulation if necessary			
S494	Single tumour 1 to 2 cm. diameter		243.00	4
S495	Single tumour over 2 cm. diameter		391.60	4
S496	Multiple tumours		391.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
BLADDER - Cont'd.				
S497	With resection bladder neck, female		152.85	4
S498	With resection bladder neck, male		297.20	5
S499	With electro surgical ureteral meatotomy		152.85	4
S500	With removal foreign body or calculus		152.85	4
S501	With removal of ureteric catheter		67.40	4
E751	With insertion of radioactive substance, in addition to associated procedures		49.40	
S502	With secondary surgical evacuation of bladder clots and control of haemorrhage		76.40	4
Note: Z608 to S502 - "with" means the listed benefit includes the cystoscopy.				
Introduction (I.O.P.)				
Catheterization; acute retention, change of retention catheter or instillation of medication - office				
Z602	- home		7.70	
Z603	- hospital		14.40	
Z611	- hospital		7.70	
Incision				
Z605	Aspiration (I.O.P.)		11.10	
S478	Cystotomy or cystostomy	5	193.20	5
S479	Cystotomy or cystostomy and electrocoagulation of tumour	5	297.20	5
S480	Cystotomy with trocar and cannula and insertion of tube		76.40	5
E750	- when done in conjunction with another procedure, add		23.40	
S481	Cystolithotomy - when sole operative procedure	5	233.60	5
S476	Cutaneous vesicostomy	5	391.60	5
S477	Reduction cystoplasty (bladder plication)	5	319.50	5
Excision				
Cystectomy				
S482	- partial for tumour or diverticulum (single or multiple)	6	341.80	6
S483	- with re-implantation of ureter	6	494.65	7
S490	- with re-implantation of ureters	6	657.00	7
S484	- complete cystectomy, without transplant	6	589.10	10
S485	- with uretero-intestinal transplant	8	881.95	13
S453	- with uretero-ileal conduit	9	1119.80	15
S440	- complete cystectomy with Kock Pouch urinary diversion	9	1156.10	15
S441	Creation of Kock Pouch urinary diversion	9	908.40	15
Excision of urachal cyst or sinus with or without umbilical				
S471	hernia repair	6	265.40	6
S487	Excision of urachus, repair of bladder and diversion of urine	6	265.40	6
Extrophy-excision of bladder and repair of abdominal wall,				
S488	inclusive of graft	6	193.20	6
S489	- above including bilateral ureterosigmoidostomy	6	589.10	6
S491	Plastic repair of extrophy using bladder and including skin flaps	6	589.10	6
Repair				
S512	Repair of ruptured bladder	5	297.20	6
S513	Cystoplasty, using intestine	8	589.10	9
S518	Plastic repair of bladder neck - child	5	297.20	5
S519	- adolescent or adult	5	391.60	5
S520	- with diverticulectomy	5	494.65	7
Destruction				
S521	Litholapaxy and removal of fragments		193.20	4

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	BLADDER - Cont'd.			
	Suture			
	Closure of fistula			
S522	External, suprapubic	4	233.60	4
S523	Vesico-vaginal - vaginal approach	4	386.90	6
S524	- transvesical approach (with or without omental flap) ..	5	418.30	6
S525	Vesico-rectal or vesico-sigmoid	5	400.20	6
Note:	Closure of fistula see also S734, S711 on page 150.			
	URETHRA			
	Preamble:			
	(1) No claim should be made for pre-cystoscopy dilatation of the male urethra unless urethral stricture is the primary diagnosis. No claim should be made for dilatation of the female urethra when done at the same time as cystoscopy.			
	Endoscopy			
Z617	Urethroscopy - diagnostic (I.O.P.)		31.75	4
Z618	- with biopsy (I.O.P.)		70.00	4
S547	Removal of foreign body or calculus		152.85	4
	Incision			
Z616	Biopsy of urethra (without endoscopy)(I.O.P.)		21.05	4
S530	Urethrotomy - external	3	193.20	4
S532	- transurethral (visual)	3	297.20	4
S538	- repeat procedure within 6 months by same surgeon	3	170.90	4
S531	Urethrostomy	3	193.20	4
Z604	Meatotomy and plastic repair (I.O.P.)		28.50	4
S533	For extravasation of urine with multiple drainage	3	193.20	4
S534	- above with external urethrotomy or cystotomy	3	297.20	4
Z609	Peri-urethral abscess (I.O.P.)		28.50	4
	Excision			
S536	Caruncle	3	76.40	4
S537	Urethral papilloma, single or multiple		76.40	4
S541	Diverticulectomy - male or female	3	233.60	4
S542	Posterior urethral valve	4	297.20	4
S543	Prolapse urethra, excision	3	76.40	4
S544	Urethrectomy - radical	4	193.20	4
	Repair			
S548	Urethral sling	4	341.80	6
	Retropubic urethropexy (e.g. Marshall Marchetti) for stress incontinence			
S549	- primary procedure	4	268.70	6
S546	- repeat procedure for failed retropubic or vaginal surgery for stress incontinence	4	314.60	6
Note:	See also S731-S733, page 148 for stress incontinence.			
	Prosthetic procedure for urinary incontinence (e.g. Kauffman, Rosen type etc.)	3	341.80	5
S560	- where perineum has been previously operated on for incontinence	3	391.60	5
S563	Removal of perineal incontinence prosthesis	3	128.80	4
	Insertion of inflatable prosthesis at bladder neck with or without uro-dynamic control	4	695.65	6
S540	Revision or removal of inflatable prosthesis at bladder neck	3	214.70	4
S545	Urethroplasty - 1st stage - posterior	4	341.80	6
S550	- anterior	4	256.80	4
S558	- 2nd stage	4	211.30	4
S535	- one stage repair (to include skin graft if necessary)	4	341.80	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	URETHRA - Cont'd.			
	Suture			
S551	Rupture, anterior urethra (diversion of urine extra)	4	152.85	4
S552	Posterior urethra - immediate repair	4	391.60	4
S553	- late repair	4	494.65	5
S554	Fistula - penile urethra (diversion of urine extra)		82.20	4
S555	- perineal urethra	4	292.00	4
S556	Recto-urethral with diversion, colostomy and closure of colostomy	6	494.65	7
	Destruction			
S557	Urethro-vesicolysis - when sole operative procedure	3	193.20	4
S564	Transurethral incision or resection of external sphincter (when sole operative procedure)		292.00	4
	Manipulation (I.O.P.)			
Z621	Dilation of stricture, male - local anaesthetic		9.50	
Z619	- general anaesthetic		47.20	4
Z622	Dilation of urethra, female		4.95	
Z620	- under general anaesthetic		37.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst	Surg	Anaes
PENIS				
Incision				
S567	Slit of prepuce (complete care) - newborn		12.90	
S568	- infant		19.30	4
S569	- adult or child		27.00	4
Excision				
S570	Circumcision - newborn (Complete care)		30.90	
S573	- infant, adult or child	3	80.70	4
Z702	Biopsy (I.O.P.)		21.05	4
S574	Amputation - partial	4	152.85	4
S575	- partial with inguinal glands 1 or 2 stages	4	391.60	5
S576	- radical with inguinal and femoral glands 1 or 2 stages	6	494.65	7
Z701	Condylomata (I.O.P.) - local anaesthetic		29.40	
Z767	- general anaesthetic		70.20	4
S599	Excision plaque for Peyronies disease	4	188.90	4
	- where grafting is necessary, add appropriate skin graft fee			
Repair				
Epispadias & Hypospadias				
S578	One stage repair - with meatus to but not into glans	4	257.60	4
S571	- with advancement of meatus into glans	4	343.50	4
S572	- into glans using free island flap pedicle (penoscrotal).....	4	594.60	6
S579	Chordee repair	4	193.20	4
S580	Plastic reconstruction, urethra	4	297.20	4
S581	Closure urethro-cutaneous fistula		82.45	4
S597	Penile prosthesis for impotence	4	274.80	4
E755	- with inflatable prosthesis, add		49.40	
S588	Surgical removal of prosthesis	4	98.80	4
S566	Revision including removal of prosthesis	4	214.70	4
TESTIS				
Incision				
Z703	Abscess (I.O.P.)		49.40	4
Z704	Biopsy (I.O.P.) - single		49.40	4
Z705	- bilateral		74.70	4
Z706	- with vasography (see also page 46)		108.20	4
S589	Orchidectomy - unilateral	3	152.85	4
S590	Radical removal lymph nodes for testicular tumour	6	747.20	8
S598	Radical orchidectomy for malignancy - unilateral	3	211.30	4
Repair				
Orchidopexy for undescended testis, any type, one or two stages to include				
S591	hernia repair where required	4	297.20	4
S592	- second stage (Torek) repair		49.40	4
S593	Exploration for undescended testicle, without orchidopexy	4	233.60	4
	Reduction of torsion of testis or appendix testis and orchidopexy (one or			
S600	both sides), if required	3	211.30	4
S595	Ruptured testicle	3	152.85	4
S596	Insertion of testicular prosthesis	3	152.85	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM - Cont'd.				
Code		Asst	Surg	Anaes
EPIDIDYMITIS				
Incision				
Z707	Abscess (I.O.P.)		49.40	4
Excision				
S601	Spermatocele or spermatic granuloma	3	152.85	4
S602	Epididymectomy - unilateral	3	152.85	4
Repair				
S606	Anastomosis Epididymovasostomy - unilateral	3	152.85	4
TUNICA VAGINALIS				
Incision				
Z708	Hydrocoele aspiration (I.O.P.)		14.40	
Excision				
S611	Hydrocoele - unilateral	4	152.85	4
Note: S611 when done with hernia repair use E727.				
SCROTUM				
Incision				
Z709	Abscess or haematocoele (I.O.P.) - local anaesthetic		17.80	
Z768	- general anaesthetic		49.40	4
S616	- and exploration - unilateral	3	76.40	4
Excision				
S618	Resection of scrotum	3	193.20	4
Suture				
S619	Trauma - laceration - depending on extent and complications (See Preamble para B.32)		I.C.	I.C.
VAS DEFERENS				
Incision				
Z710	Vasography (I.O.P.)		49.40	4
Repair				
Vasostomy and/or vasoepididymostomy (to include microscopic control if				
S623	required)	3	193.20	4
S625	- including biopsy and vasography	3	233.60	4
Suture				
S626	Ligation - uni or bilateral	3	96.20	4
SPERMATIC CORD				
Excision				
S630	Hydrocoele - single	3	152.85	4
S631	Varicocoele - single	3	152.85	4
Note: S630 when done with hernia repair use E727.				
SEMINAL VESICLES				
Incision				
Z711	Abscess (I.O.P.)		108.20	4
Excision				
S636	Vesiculectomy	3	494.65	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
PROSTATE				
Preamble:				
(1) A T.U.R. followed within 10 days by a bilateral orchidectomy because of carcinoma of the prostate should be claimed in accordance with paragraph (3) of the Surgical Preamble.				
Incision				
Z712	Biopsy, needle (I.O.P.)		70.00	4
Z713	- with drainage abscess (I.O.P.)	3	82.20	4
S644	Biopsy, perineal, open operation	3	193.20	4
Removal of calculus (with or without biopsy)				
S642	- perineal	4	391.60	4
S643	- retropubic	4	391.60	4
Excision				
Prostatectomy (not to include investigative cystoscopy) but to include vasectomy when indicated.				
S645	- perineal	6	395.90	6
S646	- perineal with vesiculectomy	8	602.80	11
- suprapubic - (with or without removal of bladder stones)				
S647	- one stage	5	413.90	6
S648	- two stages - 1st stage	5	193.20	6
S649	- 2nd stage	5	233.60	6
- retropubic - (with or without removal of bladder stones)				
S650	- simple	5	413.90	6
S651	- radical	5	695.65	6
- transpubic total prostatovesiculectomy with pelvic lymph node				
S641	dissection	8	849.70	11
S652	Staging pelvic lymphadenectomy for prostatic cancer	7	297.20	7
Endoscopy				
Transurethral resection of prostate (no additional fee for cystoscopy, meatotomy, dilatation of stricture, internal urethrotomy or vasectomy when done at the same time)				
S655		403.65	6
Transurethral resection of prostate for residual or regrowth of tissue within one year of previous prostatectomy by same surgeon				
S654		283.40	6
S656	Transurethral drainage of abscess		76.40	5

SURGICAL PROCEDURES
OPERATIONS ON THE FEMALE GENITAL SYSTEM

Preamble:

- (1) In composite operations such as anterior and posterior repair and D&C or anterior and posterior repair and cauterization of cervix and biopsy, the fee shall be that of the major procedure(s).
- (2) No fee may be claimed for a D&C if (a) it is carried out prior to hysterectomy or ectopic pregnancy, or (b) it is carried out routinely prior to tubal occlusion.
- (3) A D&C may be claimed at 85% when pregnancy termination (S752, S756, S785) is carried out with tubal occlusion/interruption (S741), or (b) if carried out for abnormal uterine bleeding (S754) - if the D&C would have been indicated independent of the tubal occlusion procedure.
- (4) When operative procedures are carried out for infertility, the fee shall be that of the major procedure. When additional procedure(s) are required e.g. uterine suspension, oophorocystectomy or myomectomy, E858 at \$61.90 may be claimed for each additional procedure.

Code		Asst	Surg	Anaes
VULVA AND INTROITUS				
Incision				
S700	Hymenotomy		45.40	4
	Abscess of vulva, Bartholin or Skene's gland (I.O.P.) - incision and			
2714	drainage - local anaesthetic		15.30	
2715	- general anaesthetic	3	45.40	4
2716	Marsupialization of Bartholin's cyst or abscess (I.O.P.)	3	63.80	4
2717	Perineotomy (I.O.P.)		15.30	
Excision				
	Biopsy(s) - when sole procedure (I.O.P.)			
2477	- local anaesthetic		15.70	
2475	- general anaesthetic	3	45.40	4
S707	Hymenectomy (with or without perineotomy)		63.80	4
S706	Cyst of Bartholin's gland	3	103.20	4
	Condylomata - single or multiple (I.O.P.)			
2733	Chemical and/or cryosurgery - one or more		9.70	
	Surgical excision or electrodesiccation or CO ₂ laser			
2736	- local anaesthetic		24.20	
2769	- general anaesthetic		102.10	4
	Vulvectomy			
S703	- simple	4	227.90	4
S704	- radical - without gland dissection	6	382.75	6
	- with bilateral inguinal node dissection with or without skin			
E850	graft, add		156.90	1
	- with bilateral common iliac node dissection with skin			
E851	graft, add		227.90	2
Repair				
S708	Non obstetrical injury to vulva and/or vagina, and/or perineum		I.C.	I.C.
S705	Ligation - of varicose vein of labia		63.80	4

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.

Code		Asst	Surge	Anaes
	VAGINA			
	Endoscopy			
Z478	Vaginoscopy (premenarchal) with or without medication (I.O.P.)		45.40	4
	Ouldoscopy - see page 136			
	Incision			
S712	Ouldotomy, drainage or needle puncture		63.80	4
S713	Ouldotomy, incision and exploration	3	103.20	4
Z728	Incision and drainage of cyst, abscess or haematoma		45.40	4
	Excision			
	Biopsy(s) - when sole procedure (I.O.P.)			
Z722	- local anaesthetic		15.70	
Z723	- general anaesthetic		45.40	4
S715	Excision of cyst(s), or benign tumour(s)	3	109.70	4
S742	Colpectomy - e.g. for carcinoma	4	309.60	6
S702	Excision of congenital vaginal septum	3	109.70	4
	Repair			
S716	Anterior or posterior repair	4	147.00	5
S717	Anterior and posterior repair	4	230.15	5
	Anterior and posterior repair and repair of enterocele and/or vault prolapse	4	309.60	5
S719	Posterior repair and repair of enterocele and/or vault prolapse	4	272.90	5
S723	Posterior repair and repair of anal sphincter	4	241.10	5
S720	Anterior repair (with or without posterior repair) and repair of uterine prolapse (Fothergill or Watkin's interposition)	4	309.60	5
S721	Anterior, posterior repair with excision of cervical stump	4	309.60	6
S722	Post hysterectomy vault prolapse with or without enterocele and with or without anterior and posterior repair - vaginal approach	4	309.60	6
S760	Abdominal approach to vaginal vault prolapse - vaginal sacropepy	4	309.60	6
S761	Combined abdominal/vaginal approach for repair of vaginal vault prolapse ..	7	382.75	7
	Perineorrhaphy (not to be charged with delivery or other vaginal surgery procedures)	3	108.80	4
S725	Colpocleisis (LeFort or modification)	5	227.90	5
S726	Construction of artificial vagina (see Preamble para B.32)	4	I.C.	6
	Closure of fistula			
S523	Vesico-vaginal - single surgeon	4	386.90	6
S734	- two surgeons - vaginal surgeon	4	263.40	6
S711	- abdominal surgeon		263.40	
Note: S711 - See also S524, page 143.				
S231	Recto-vaginal (any repair)	4	300.20	6
S729	Uretero-vaginal	6	497.50	6
S709	Urethro-vaginal	4	332.50	4
	Retropubic urethropexy (e.g. Marshall Marchetti)			
S549	for stress incontinence - primary procedure	4	268.70	6
S546	- repeat procedure for failed retropubic or vaginal surgery for stress incontinence	4	314.60	6
	Retropubic urethropexy - combined abdominal-vaginal procedure for stress incontinence (sling procedure)			
	- following previous failed procedures			
S731	- one surgeon	7	382.75	7
S732	- two surgeons - vaginal surgeon	7	227.90	7
S733	- abdominal surgeon		309.60	
	- following two or more failed procedures			
S748	- one surgeon	7	595.40	7
S749	- two surgeons - vaginal surgeon	7	382.75	7
S751	- abdominal surgeon		425.30	

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	VAGINA - Cont'd.			
	Manipulation			
	Examination and/or dilatation (may include insertion and/or removal of I.U.C.D.) - when sole procedure			
2735	General anaesthetic (I.O.P.)		45.40	4
U.V.C.	Removal of I.U.D. without G.A.		visit fee	
	CERVIX UTERI			
	Endoscopy (I.O.P.)			
	Initial investigation of abnormal cytology of vulva and/or vagina or cervix under colposcopic technique (to include biopsies and			
2731	curettage)		45.40	
2730	Follow up colposcopy		7.60	
	Cauterization (I.O.P.)			
U.V.C.	Chemical		visit fee	
2732	Cryotherapy		15.30	
2724	Electrocautery		7.60	
2725	Dilatation and cauterization under general anaesthesia		45.40	4
	Conization			
S744	Cervix - cone biopsy - any technique, with or without D&C	3	154.40	4
	Cryoconization, electroconization or CO ₂ laser therapy with or without			
	curettage (I.O.P.) - for premalignant lesion (moderate or severe			
2729	dysplasia or carcinoma in situ) - out patient procedure		34.00	
	Excision			
2720	Biopsy - with or without fulgurization (I.O.P.)		15.30	4
S765	Amputation of cervix	4	153.90	4
S766	Cervical stump - abdominal	6	227.90	6
S767	- vaginal	4	227.90	4
Note: Excision of cervical polyp(s) under general anaesthesia, use Z720				
	Repair			
S774	Repair of incompetent cervix - not associated with pregnancy	3	127.60	4
	CORPUS UTERI			
	Endoscopy (I.O.P.)			
2583	Hysteroscopy with or without biopsy or D&C		93.60	4
2585	- with cannulization of tube(s), lysis of intrauterine adhesions or			
	embryo transfer		108.80	4
	Incision, Excision			
	Endometrial biopsy, cytology			
2719	- wash or brush (I.O.P.)		17.60	
2581	Office endometrial curettage (I.O.P.)		31.90	
U.V.C.	Abortion - complete - under 20 weeks		visit fee	
S768	- incomplete - including D&C		81.60	4
S752	- therapeutic - curettage, intra-amniotic injection (complete) ...		100.30	4
	- therapeutic - intra-amniotic injection (incomplete) followed by			
S785	curettage		168.40	4
S756	- missed abortion, or evacuation of molar pregnancy		100.30	4
S770	- hysterotomy	6	217.60	6
S783	- hysterotomy with tubal interruption	6	227.90	6
S754	Diagnostic curettage (with or without cauterization, biopsy of cervix,			
	removal of polyps, Rubin's test or hysterosalpingography)		82.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
CORPUS UTERI - Cont'd.				
Intracavitary application of radium or sealed sources including D & C carried out at same time as application (to include consultation fee)				
S753	- first application		164.70	4
S755	- repeat application		82.40	4
S764	Myomectomy	6	309.60	6
Hysterectomy (with or without adnexa)				
S757	Total or subtotal - abdominal or vaginal	6	382.75	6
- with anterior and posterior vaginal repair to include enterocele and/or vault prolapse as required				
S758	- with anterior or posterior vaginal repair including enterocele and/or vault prolapse	6	546.70	6
S759	- with omentectomy for malignancy	6	464.30	6
S769	Radical (Schauta) - vaginal	8	546.70	8
S763	Radical (Wertheim's)	8	609.85	8
Note: S757-S763, S710, S769 are total fees, the following codes are not allowed in addition: S722, S738, S741, S745-S747, S780-S782.				
Repair				
S771	Uterine suspension - any technique - sole procedure	6	220.20	6
E859	Uterine suspension in conjunction with major procedure, add		42.50	
S779	Hysteroplasty - excision of septum	6	309.60	6
S775	- unification of double uterus (Strassman)	4	382.75	4
S777	- uterine inversion, operative	4	309.60	6
S778	Presacral neurectomy (with or without ovarian neurectomy)	6	309.60	6
FALLOPIAN TUBE				
Excision, Suture or Repair				
S784	Ectopic pregnancy - management by any surgical technique	6	272.90	6
E852	- with tuboplasty, add		42.50	
E860	Diagnostic laparoscopy prior to laparotomy for ectopic pregnancy, add		63.80	
S738	Salpingectomy and salpingo-oophorectomy (uni or bilateral)	6	272.90	6
Tubal occlusion/interruption/removal by any method or approach for the purpose of sterilization				
S741	Tubal plastic operation with/without operating microscope uni/bilateral	6	154.75	6
S735	Fimbriolysis	6	272.90	6
S736	Salpingostomy	6	319.00	6
S739	Fimbriolysis and salpingostomy	6	361.50	6
S737	Tubal patency reconstruction (any surgical technique) after previous tubal occlusion procedure	6	500.80	6
Repair of extensive tubal and peritubal disease for infertility pelvic inflammatory disease or endometriosis using operating microscope - not to be charged for reconstruction following previous sterilization procedure				
S743	- unilateral or bilateral	8	550.30	8
Z552	Diagnostic laparoscopy (I.O.P.)	4	108.90	6
E855	- with dye injection, add		17.60	
E856	- with endometrial biopsy, add		17.60	
E857	- with D & C, add		40.80	
S727	Laparoscopy for oocyte retrieval	4	136.50	6
OVARY				
Excision (unilateral or bilateral)				
S780	Biopsy of ovaries by laparotomy	5	227.90	6
S745	Oophorectomy and/or oophorocystectomy	6	272.90	6
S782	Oophorectomy with total omentectomy	6	364.00	6
S747	Para ovarian cystectomy	6	272.90	6
Second look exploratory laparotomy including biopsies, when done as part of chemotherapy protocol for ovarian carcinoma with or without total omentectomy				
S714	6	382.75	6

For Diagnostic and Therapeutic procedures - see page 64

SURGICAL PROCEDURES

OPERATIONS ON THE ENDOCRINE SYSTEM

Code		Asst	Surg	Anaes
THYROID GLAND				
Incision				
Z726	Aspiration, thyroid cyst (I.O.P.)		25.30	
Z727	Percutaneous silicone core needle biopsy, (I.O.P.)		50.70	6
Z771	Aspiration biopsy, thyroid gland or nodule fine needle method (I.O.P.)		25.30	
S786	Abscess		73.00	4
Excision				
S787	Biopsy - surgical	4	188.90	6
S788	Thyroidectomy - total	6	536.80	8
S789	- subtotal	6	420.80	7
S790	- hemi	6	322.10	7
E880	- parathyroid(s) identification & re-implantation, add ...		163.20	
E881	- if requiring splitting of sternum, add		73.00	
S791	Excision of solitary nodule	6	266.20	6
PARATHYROID, THYMUS AND ADRENAL GLANDS				
Excision				
S795	Exploration and/or removal, parathyroids or parathyroid tumour	6	536.80	8
S796	- if requiring splitting of sternum	10	609.80	13
E880	- parathyroid(s) re-implantation, add		163.20	
S792	Re-exploration of neck for hyperparathyroidism	6	609.80	8
S797	Thymectomy	10	545.35	13
S798	Adrenalectomy or exploration - unilateral	10	382.20	10
S799	- bilateral, with or without oophorectomy	10	592.60	11
S800	Adrenalectomy - unilateral for pheochromocytoma	10	515.30	13
Note: When an adrenalectomy is performed in conjunction with a nephrectomy, and is incidental to the removal of the kidney, there should be no additional claim for the adrenalectomy.				
Z772	Thymus transplant (I.O.P.)		72.30	4

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst	Surg	Anaes
N100	Hypothermia - when employed, basic units for any procedure on nervous system			25
	CRANIAL			
E919	Intracranial duraplasty (greater than 2 cm. diameter) add to any intracranial procedure		215.80	
E920	Intraoperative, diagnostic or physiological monitoring for intracranial, spinal or peripheral nerve procedures, (e.g. stimulation with recording, evoked potentials, ultrasound or impedance monitoring)		160.50	
E921	Repeat cranial procedure, applies to any intracranial procedure, excluding those covered by N127		192.80	
	Brain			
	Astrocytoma, oligodendroglioma, glioblastoma or metastatic tumour			
	Craniotomy plus excision			
N103	- supratentorial	11	950.50	15
N151	- infratentorial	11	1100.80	15
N152	Craniotomy plus lobectomy	11	1000.00	15
E901	- with operating microscope, add		192.80	
	Meningioma and other tumorous lesions, including pituitary tumours			
	Craniotomy plus excision			
N102	- supratentorial	11	1100.80	15
N153	- infratentorial or basal	11	1426.15	15
E901	- with operating microscope, add		192.80	
E902	- lesion greater than 4 cm diameter, add to N102, N153		334.80	
E903	- team fee for acoustic neuroma, same approach add		550.60	
	Transsphenoidal microscopic approach to the pituitary fossa for			
N111	hypophysectomy removal of adenoma or other tumours	11	1100.80	15
	Intracranial aneurysm repair			
N105	Carotid circulation - per vessel	11	1174.30	15
N154	Vertebrobasilar circulation (including aneurysm of vein of Galen)	11	1219.70	15
E901	- with operating microscope, add		192.80	
	Cerebral arteriovenous malformation			
	Craniotomy for obliteration and/or excision			
N106	- supratentorial	11	1174.30	15
N155	- infratentorial	11	1219.70	15
E901	- with operating microscope, add		192.80	
	- removal of intracerebral and/or subdural hematoma in conjunction with a ruptured intracranial aneurysm or arteriovenous			
E908	malformation, add to N105, N106, N154, N155		206.45	
N107	Extracranial approach to include balloon catheter or embolization techniques	11	766.30	15
	Extracranial-intracranial microvascular anastomosis			
N218	Superficial temporal artery	11	1055.40	15
N156	Occipital artery	11	1101.20	15
E904	- posterior fossa, add		215.80	
E905	- use of graft (autogenous vessel or synthetic) add		192.80	
	Extracranial-intracranial long venous bypass (from internal carotid in the neck or any of the trunk vessels in the neck or chest to a major intracerebral vessel, i.e. vertebral, internal carotid, middle cerebral)	11	1532.70	15
N121	Carotid-cavernous fistula			
	Intracranial obliteration (to include combined cervical and intracranial procedure)	11	1100.80	15
N108	Extracranial approach to include balloon catheter or embolization techniques	11	669.60	15

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
CRANIAL - Cont'd.				
Spontaneous intracerebral haemorrhage				
Craniotomy plus removal				
N104	- supratentorial	11	789.40	15
N157	- infratentorial	11	885.25	15
N120	Burr hole plus drainage	11	431.60	15
Intracranial cyst				
Craniotomy plus evacuation (to include interventriculostomy)				
N158	- supratentorial	11	789.40	15
N159	- infratentorial	11	908.40	15
N160	Burr hole plus aspiration	11	357.70	15
Brain abscess:				
N117	Craniotomy	11	953.80	15
N115	Burr hole aspiration	7	477.50	7
Subsequent aspiration through existing burr hole				
Z818	within 30 days(I.O.P.)		192.80	
N113	Craniotomy for brain biopsy (other than for tumour)	11	550.60	11
N109	Hemispherectomy	11	1294.00	15
N110	Lobectomy and/or excision of cortical scar for epilepsy	11	1504.60	15
N130	Craniotomy plus midline commissurotomy	11	908.30	15
N128	Repair of encephalocoele	11	715.50	15
N129	Posterior fossa decompression for Arnold Chiari malformation	11	862.10	15
Posterior fossa craniectomy and plugging of obex (to include decompression				
N193	of Arnold Chiari malformation if present)	9	908.40	15
E901	- with operating microscope add to N193		192.80	
N123	Stereotaxis - intracranial (to include ventriculography)	11	1118.95	11
N119	Intracranial implantation of chronic surface electrodes	11	807.30	11
Implantation or revision of stimulation pack or leads (peripheral nerve,				
Z823	brain, spinal cord) (I.O.P.)		275.30	
Z824	Removal of chronic surface or depth electrodes (I.O.P.)		238.70	
Z813	Burr hole plus needling of brain for biopsy (I.O.P.)	7	265.90	7
Z806	Ventriculogram, (including burr holes, air or positive contrast)(I.O.P.)...		119.40	
Ventricular puncture through previous burr hole or fontanelle or puncture				
Z802	and/or aspiration of cisterna magna (I.O.P.)		73.50	7
Z825	Ventriculocopy (to include burr hole) (I.O.P.)		284.65	7
E916	- with biopsy add		119.40	
E917	- with interventriculostomy, add		119.40	
E918	- with removal of foreign body, add		119.40	
Z819	External ventricular drainage (I.O.P.)	5	192.80	5
Insertion of intracranial catheter or transducer for purposes of				
Z820	monitoring (I.O.P.)	5	284.65	
Z812	Subsequent revisions or replacements within 30 days (I.O.P.) each	5	192.80	
Re-opening of craniotomy for post-operative haematoma or for removal				
N127	of bone flap	11	403.60	
Cranio-Cerebral Injuries				
U.V.C	Non-operative care:		visit fee	
Reduction of skull fracture:				
N139	Simple, depressed	7	334.80	7
N140	Compound	11	454.60	11
E912	- with repair of dural laceration add		119.40	4
Extracerebral haematoma and/or hygroma:				
N143	Drainage by burr hole(s) - unilateral	7	454.60	7
N144	Drainage and/or removal by craniotomy	11	715.50	11
Cerebral Injury				
Removal of intracerebral haematoma and/or debridement of traumatized				
N148	brain (includes management of any skull fracture)	11	789.40	15
N149	Removal of foreign body from brain	11	789.40	15
N150	C.S.F. leak - intracranial repair (to include transsphenoidal approach)...	11	953.80	15

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
CRANIAL - Cont'd.				
N200	Decompressive craniectomy (frontal, sub-temporal)	11	550.60	11
Z803	Subdural tap(s) (I.O.P.) - unilateral		47.60	
Z814	Diagnostic burr hole(s) (I.O.P.) - uni or bilateral	7	238.70	7
Cranial Nerves				
	Percutaneous coagulation or glycerol injection of gasserian (trigeminal)			
N258	ganglion or root - unilateral	11	367.10	11
N259	V-Decompression or rhizotomy (partial or complete) trigeminal nerve	11	431.60	11
	VII-Differential section facial nerve for hemi-facial spasm (extra-			
N265	cranial approach)	6	311.80	6
N266	Anastomosis hypoglossal or accessory to facial nerve	6	504.70	6
E901	- with operating microscope add to N266, N267		192.80	
	Occipital and/or suboccipital craniectomy for compression, decompression			
N267	or section of cranial nerves	11	862.10	11
N269	XI-Division of nerves to sternomastoid in neck	6	261.70	6
Z826	Inferior dental neurectomy (I.O.P.)	3	164.80	4
Z827	Infraorbital or supraorbital neurectomy (I.O.P.)	3	141.90	4
Carotid and Vertebral Arteries				
N220	Carotid endarterectomy (with or without bypass and/or patch graft)	10	671.30	10
N223	Vertebral endarterectomy	10	715.50	10
	- intraoperative diagnostic or physiological monitoring			
	(e.g. stimulation and recording, evoked potentials, cerebral blood			
E923	flow determinations), add to N220, Z808		160.50	
Z815	Temporal artery; biopsy, ligation or cryosurgery (I.O.P.)		96.00	4
Z808	Progressive carotid occlusion by Selverstone clamp (I.O.P.)	10	284.65	10
Z807	Removal of Selverstone clamp (I.O.P.)	10	238.70	10
CSF Shunting Procedures				
N230	CSF Shunting procedures - all types	11	412.90	11
N245	Revision of CSF shunt - operative - all types	7	252.40	7
Z801	- non-operative		36.50	
	Conversion of shunt (e.g. ventriculo-peritoneal to ventriculoatrial)			
N174	- includes removal of existing shunt	7	376.40	7
N246	Removal of shunt - any type	7	164.80	7
Z809	Insertion of CSF reservoir (Ommaya) including burr holes (I.O.P.)	11	215.80	11
N249	Third ventriculostomy	11	587.10	11
Z821	Injection of diagnostic or therapeutic agent into shunt apparatus(I.O.P.)..		47.60	
Skull				
	Repair of skull defect:			
N161	Acrylic or metal cranioplasty	11	504.70	11
N201	Rib graft cranioplasty (defect less than 7.5 cm)	11	766.50	15
N202	Replacement of bone flap	11	431.70	11
N203	Skull tumour, excision	11	334.80	11
N206	Craniosynostosis, linear craniectomy: - one suture	11	385.80	11
N207	- multiple sutures	11	504.70	15
N162	Morcellation procedure - one suture	11	385.80	11
N163	- multiple sutures	11	550.60	15
Lateral canthal advancement				
N164	- unilateral - one surgeon	11	623.70	15
N165	- two surgeons - major portion	11	385.80	15
N166	- lesser portion		311.80	
N167	- bilateral - one surgeon	11	853.10	15
N168	- two surgeons - major portion	11	550.60	15
N169	- lesser portion		413.00	
N208	Craniotomy for craniofacial repair	11	953.80	15
E922	- with repair of frontonasal encephalocele, add		192.80	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	CRANIAL - Cont'd.			
	Orbit			
N211	Craniotomy plus removal of orbital tumour	11	1000.00	15
N212	Craniotomy plus orbital decompression (roof of orbit with or without lateral wall)	11	935.60	15
N213	Craniotomy for decompression of optic nerve(s)	11	1000.00	15
E901	- with operating microscope, add to N211, N213		192.80	
	SPINAL			
	Intraoperative, diagnostic or physiological monitoring for intracranial, spinal or peripheral nerve procedures, (e.g. stimulation with recording, evoked potentials, ultrasound or impedance monitoring) add.....		160.50	
E926	Spinal duroplasty (applies to any spinal procedure), add		214.10	
	Tumours:			
N317	Extradural partial or total removal	8	789.40	10
	Removal by anterior or anterolateral cervical or thoracic approach			
N314	- one surgeon	9	1055.40	13
M137	- two surgeons - thoracotomy	9	346.90	13
N313	- excision	9	908.40	13
N318	Intradural (extramedullary) partial or total removal	8	1000.00	10
E914	- three segments or more add		141.50	
	Intramedullary:			
N319	- biopsy and/or decompression	9	357.70	9
N320	- removal	9	1147.00	12
E914	- three segments or more add		141.50	
E901	- with operating microscope (applies to intradural or intramedullary tumours) add		192.80	
	A.-V. malformation of cord			
	Excision or operative obliteration; with or without evacuation of haematoma	9	1147.00	12
E914	- three segments or more add		141.50	
E901	- with operating microscope add		192.80	
Z800	Myelography (I.O.P.)		192.80	
	Decompressive Procedures			
	Applicable to all operative procedures for decompression of the spinal cord and/or nerve roots, whether traumatic or non-traumatic, with the exception of tumours and arterio-venous malformations and others separately listed.			
	Posterior Spinal Decompressive Procedures			
R451	Cervical hemilaminectomy for disc disease, with or without foraminotomy ...	6	517.30	10
R457	Lumbar hemilaminectomy for disc disease including removal of soft disc or osteophyte	6	377.90	8
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar	6	546.70	9
	Repeat posterior exploration or reopening of posterior exploration, more than six months after original procedure, includes foraminotomy,			
N337	discectomy or neurolysis	8	589.60	10
E565	- multiple levels, to R451, R457 only per additional level add		65.10	
E566	- bilateral, to R451, R457 add		70.10	
E914	- laminectomy extending over 3 or more laminae, to N185, N337 add		141.50	
E915	- foraminotomy, to R457, N185, per foramen decompressed add		72.60	
E913	- with spinal cord injury, (when total care by operating surgeon) add...		140.70	
E927	- with irrigation, includes opening of dura, to fractures when combined with decompressive procedures add		281.35	
	Anterior, Anterolateral or Posterolateral Spinal Decompressive Procedures			
R447	Simple anterior cervical discectomy	8	375.60	10
R452	Simple anterior lumbar discectomy	6	443.40	10

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
SPINAL - Cont'd.				
N182	Anterior cervical spinal cord or nerve root decompression, including removal of disc or vertebral body, single disc level	8	546.70	10
N186	Anterolateral or posterolateral decompression, lumbar or thoracic spine, single disc level	9	978.60	13
E928	For Thoracotomy or laparotomy by separate surgeon use M137 (page 117), S312 (page 137). - each additional disc level decompressed, to R447, R452, N182, N186, add..		236.00	
Fusions				
E929	- anterior cervical interbody fusion by same surgeon, to R447, N182, per disc level add		73.50	
E567	- fusion by same surgeon, to any procedure except anterior cervical interbody fusion - one level add		220.00	
E568	- two or more levels add		280.10	
R493	Fusion by different surgeon: - one level		281.35	
R494	- two or more levels		330.90	
E574	- repeat fusion, to any fusion, not to apply to N337, add		182.50	
E548	- with instrumentation add		124.90	
E907	Dural opening and repair: - opening of dura (associated with any decompressive procedure) add.....		140.70	
E926	- spinal duroplasty (applies to any spinal procedure) add		214.10	
Other Laminectomies (uni- or bilateral)				
N336	Laminectomy for intradural neurolysis or unusual lesions e.g. diastematomyelia, tethered conus, intramedullary hematoma, etc.	7	716.30	8
E914	- laminectomy extending over 3 segments or more (applies to tethered conus, diastematomyelia extradural, intradural or intramedullary tumour, AVM, or other decompressive laminectomy) add		141.50	
E901	- with operating microscope add		192.80	
N323	Re-opening of laminectomy for post-operative hematoma or infection	7	334.80	8
N192	Re-opening of laminectomy for repair of CSF leak	7	477.60	8
N194	Syringo subarachnoid shunt	8	715.50	10
N195	Terminal ventriculostomy	8	715.50	10
N196	Syringopleural/syringoperitoneal shunt	9	834.90	12
E901	- with operating microscope (add to N194-N196)		192.80	
N248	Implantation of permanent subcutaneous reservoir for the chronic delivery of epidural or intrathecal medications to include laminectomy	11	376.40	11
Spinal Fractures				
Z236	Skull calipers (I.O.P.)		45.30	
Z241	Halo traction (I.O.P.)		72.60	
Z246	Reapplication of Halo traction (I.O.P.)		45.30	
E562	- counter traction pins or vest - add		97.00	
F103	Closed reduction	5	183.10	5
F105	Open reduction - posterior approach	5	281.35	10
F107	- anterior approach	7	330.90	10
E913	- with spinal cord injury, (when total care by operating surgeon) add....		140.70	
E927	- with irrigation, includes opening of dura, to fractures when combined with decompressive procedures add		281.35	
E567	- fusion by same surgeon - one level add		220.00	
E568	- multiple levels add		280.10	
E929	- anterior cervical interbody fusion, per level add		73.50	
R419	Fusion of C1-2	8	502.20	10
R493	Fusion by different surgeon - one level		281.35	
R494	- multiple levels		330.90	
E924	- anterior cervical interbody fusion, per level add		108.75	
E548	- with instrumentation add		124.90	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
SPINAL - Cont'd.				
Ablative and Stimulation Procedures				
N329	Percutaneous cordotomy or tractotomy	6	422.30	8
N330	Open myelotomy for lesion (e.g. tractotomy, midline commissurotomy, Bischoff's longitudinal myelotomy, etc.) uni- or bilateral	8	862.10	10
N341	Medullary spinal trigeminal tractotomy	10	908.40	15
E901	- with operating microscope add.....		192.80	
Z244	Percutaneous diagnostic stimulation of brain or spinal cord or trigeminal nerve root and/or ganglion (I.O.P.).....	6	294.00	8
Z823	Implantation or revision of stimulation pack or leads (peripheral nerve, brain, spinal cord) (I.O.P.)	6	275.30	8
N324	Implantation of spinal cord stimulating electrode by laminectomy	8	518.35	10
N332	Removal of any stimulation pack or electrode from peripheral nerve, brain or spinal cord	6	202.20	6
Note: N324, Z244, N332 Z244 for "multiple sclerosis" are not a benefit of OHIP except for relief of intractable pain.				
N331	Spinal intradural anterior and/or posterior rhizotomy, unilateral or bilateral, any number of roots	8	577.80	10
N333	Dorsal root entry zone lesions for pain relief (any number of levels) - includes use of operating microscope	8	917.50	10
Z810	Percutaneous vertebral facet denervation or intercostal neurectomy (I.O.P.) - one level		124.10	4
E909	- each additional level - add		64.20	
N340	Percutaneous radiofrequency posterior rhizotomy for pain or spasticity - one or two roots		243.00	8
E910	- three or more roots, each additional add		64.20	
Z817	Lumbar subarachnoid drainage of CSF (chronic) (I.O.P.)		73.50	
Meningocele and Meningomyelocele				
N334	Repair of meningocele	7	385.80	9
N335	Repair of meningomyelocele - one surgeon	7	523.40	9
N338	- two surgeons - neurosurgeon		385.80	9
N339	- reconstructive surgeon		311.80	
N197	Repair of lipomeningocele (to include release of tethered spinal cord)	7	743.50	9
E901	- with operating microscope (add to N197, N335 or N338)		192.80	
N198	Repair of anterior sacral meningocele - posterior approach (to include release of tethered spinal cord)	7	766.50	9
N199	Repair of intraspinal meningocele (extradural cyst)	7	766.50	9
PERIPHERAL NERVES				
E906	Add 40% of basic fee for neurolysis, tumour excision, nerve suture or graft when using operating microscope			
E920	Intraoperative, diagnostic or physiological monitoring for intracranial, spinal or peripheral nerve procedures, (e.g. stimulation with recording, evoked potentials, ultrasound or impedance monitoring).....		160.50	
	Exploration, decompression, division, excision, biopsy, neurolysis, transposition (including tumour and neuroma)			
N188	Minor nerve e.g. digital or cutaneous	4	136.05	4
N285	Major nerve (except carpal tunnel or ulnar at elbow)	4	226.80	4
N282	Brachial plexus (excluding thoracic outlet syndrome or cervical rib)....	6	531.90	6
N177	Sciatic nerve in buttock	6	381.30	6
N286	Tumour or neuroma - major nerve	5	284.65	4
N289	Nerve suture - minor	4	164.80	4
N287	- major	4	385.80	4
N183	Nerve graft - minor	4	275.30	4
N288	- major	4	550.60	4
E899	- for each additional cable, add to N288		91.80	
E925	- add 30% to basic fee when repair delayed more than four weeks.....			

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM - Cont'd.

Code		Asst	Surg	Anaes
	PERIPHERAL NERVES - Cont'd.			
Z816	Implantation of electrode for peripheral nerve stimulation	3	215.80	4
Z823	Implantation or revision of stimulation pack or leads (peripheral nerve, brain, spinal cord) I.O.P.	6	275.30	8
N290	Carpal tunnel release	3	140.00	4
N190	Ulnar nerve decompression, transposition at elbow	4	192.80	4
	Decompression, exploration for thoracic outlet syndrome including excision of cervical and/or first rib and to include scalenotomy	6	348.40	6
N283	Excision of Morton's or subcutaneous neuroma, glomus or small cutaneous nerve tumour	3	96.00	4
N295	- implantation of neuroma into bone or muscle add 40% to N286, N295			

AUTONOMIC NERVOUS SYSTEM

	Sympathectomy: - unilateral			
N300	Cervical	6	311.90	6
N301	Cervicodorsal	10	523.40	10
N303	- thoracic approach	9	385.80	13
N304	Lumbar	6	261.70	6

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES			
Code		Asst	Surg Anaes
OPERATIONS ON THE EYE			
	Examination (when sole procedure) and unlisted minor procedures under general anaesthesia (I.O.P.)		59.00 4
EYEBALL			
	Excision		
E108	Enucleation, donor eye, post-mortem (one or both)		117.70
	Repair		
E104	Removal of intraocular foreign body	4	334.40 6
E105	Non-magnetic - posterior segment	4	379.90 6
E106	Penetrating wound - with prolapse of intraocular tissue	4	234.90 6
E107	- without prolapse of intraocular tissue	4	190.75 6
CORNEA			
	Incision		
Z851	Paracentesis (I.O.P.)		47.10 4
	Removal embedded foreign body (I.O.P.)		
Z847	- local anaesthetic - one foreign body		23.50
Z848	- two or more foreign bodies (see Preamble para B.32)		I.C.
Z852	- general anaesthetic		47.10 4
	Chelation of band keratopathy with EDTA (I.O.P.)		
Z849	- local anaesthetic		23.50
Z863	- general anaesthetic		47.10 4
	Excision		
E206	Pterygium - simple (unilateral)		79.70 4
E205	- with partial keratectomy	4	217.60 4
E207	- with lamellar graft	4	379.90 8
E937	- with autogenous conjunctival transplant, add.		71.80
E948	- with mucous membrane graft add.		101.60
E117	Keratectomy	4	217.20 4
E118	Excision of dermoid - with partial keratectomy		217.20 4
E119	- with lamellar graft	4	379.90 8
Z871	Cauterization of ulcer (I.O.P.) - local anaesthetic		23.50
Z853	- general anaesthetic		47.10 4
	Replacement		
E121	Corneal transplant - penetrating	4	497.95 8
E951	- with artificial prosthesis, add		47.10
E122	- lamellar	4	379.90 8
E123	Division of iris to cornea		144.50 4
SCLERA			
	Incision		
E127	Sclerotomy, posterior		117.70 4
E128	Anterior chamber - open evacuation of clot	4	279.90 6
IRIS AND CILIARY BODY			
E131	Laser iridotomy	4	204.00 4
E134	Laser angle surgery		261.80 4
E130	Iridectomy - surgical - when sole procedure	4	239.50 4
E132	Glaucoma filtering procedures	4	279.90 6
E136	- with intraocular implant of seton, add		66.50
E133	Extracocular glaucoma procedures	4	163.50 4
E135	Ciliary body re-attachment	4	452.10 8

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.

Code		Asst	Surg	Anaes
CRYSTALLINE LENS				
Incision				
E137	Needling (discission) - primary or subsequent		144.50	5
E139	Capsulotomy	4	144.50	4
Excision				
Cataract (to include retrobulbar injection when administered by surgeon)				
E140	- all types of, by any procedure	4	367.90	8
E141	- dislocated lens extraction	4	452.10	6
E950	- insertion of intraocular lens, extra		114.00	
E138	Fixation of intraocular lens (McCannell suture procedure)	4	239.50	6
	- excision of secondary membrane with corneal section following			
E143	cataract extraction	4	235.35	6
E144	Removal of intraocular lens	4	235.35	6
E145	Repositioning surgical of dislocated intraocular lens		117.70	4
E146	Insertion of secondary intraocular lens	4	261.80	8
VITREOUS				
E147	Vitreous transplant, implant or anterior vitrectomy	4	234.90	6
E148	Vitrectomy by infusion suction cutter technique	4	542.55	8
E938	- with transscleral retinal suturing, add		191.20	
E149	Vitreous aspiration, posterior with needle for culture and/or			
	injection of medication, with or without cryopexy	4	162.70	5
E940	Anterior vitrectomy (planned) when done in conjunction with			
	another intraocular procedure, add		79.70	
E142	Preretinal membrane peeling or segmentation to include posterior			
	vitrectomy and coagulation	4	575.60	8
RETINA				
E151	Re-attachment of retina and choroid by diathermy, photo-coagulation or			
	cryopexy as an initial procedure	6	253.10	6
E152	Scleral resection or buckling procedure - with or without diathermy,			
	photocoagulation or cryopexy, primary or subsequent procedure	6	497.95	6
E153	Secondary operation following unsuccessful operation or fresh detachment			
	in the same eye by a different surgeon with or without diathermy,			
	photocoagulation or cryopexy	6	570.60	6
E161	Removal of scleral implant		144.50	4
E154	Photocoagulation (xenon, argon laser, etc.) - one eye		163.50	6
E155	Cryopexy - extraocular or sub-conjunctival - one eye		163.50	6
EXTRAOCULAR MUSCLES				
Repair				
Strabismus procedures				
E159	- one or two muscles, one or both eyes	3	234.90	5
E162	- three or more muscles, one or both eyes	3	279.90	5
E949	- for adjustable suture, add		47.10	
E952	Repeat strabismus procedure (more than two previous repairs by different			
	surgeon), add		47.10	
ORBIT				
Incision				
E164	Drainage of abscess		177.50	6
Excision				
E102	Enucleation, with or without primary implant	4	234.90	4
E103	Evisceration, with or without primary implant	4	234.90	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.

Code		Asst	Surg	Anaes
ORBIT - Cont'd.				
E171	Exenteration	4	265.90	6
E941	- with major plastic repair, add		265.90	
E181	Secondary orbital implant	4	333.60	4
E166	Tumour or foreign body - anterior route	4	234.90	6
E167	- posterior exposure	4	424.50	6
E172	Biopsy (anterior)		144.50	4
E168	Biopsy (posterior exposure)		234.90	4
E165	Lateral orbitotomy (Kronlein)	3	379.90	6
E169	Decompression - two walls	4	406.30	6
E170	- three walls	4	424.50	6

Reconstruction

E160	Dermis fat graft - immediately following enucleation		170.50	
E163	- delayed	4	461.60	6
E176	Fornix reconstruction		184.60	4
E177	- with mucous membrane graft		288.20	4
E937	- with autogenous conjunctival transplant, add		71.80	
E178	Free mucous membrane graft - full thickness		199.40	4
E179	- split thickness		265.90	4
E180	Alloplastic volume replacement		333.60	4

Repair - for E173, E174, E175, see page 100.

EYELIDS**Incision**

2854	Drainage of abscess (I.O.P.) - local anaesthetic		23.50	
2855	- general anaesthetic		59.00	4

Excision

2874	Chalazion - single or multiple (I.O.P.) - local anaesthetic		23.50	
2856	- general anaesthetic		59.00	4
2857	Epilation - by hyfrecator, electrolysis (I.O.P.)		23.50	4
2858	- by cryopexy		59.00	4

Verruca, papilloma, keratosis, etc. (I.O.P.) - see page 80.

Lid Tumours including Xanthelasma or Unlisted Plastic Procedures - see page 83.

Suture

E190	Tarsorrhaphy		99.90	4
E191	Double adhesion		144.50	4

Repair

E192	Ptosis	4	279.90	4
E193	- repeat or second repair	4	352.60	6
E194	Distichiasis - unilateral	4	216.80	4
E195	Trichiasis, repair by tarsal transplantation	4	216.80	4
E196	Entropion, other than Zeigler puncture	4	234.90	4
E945	- repeat by second surgeon, add		47.10	
E948	- with mucous membrane graft, add		101.60	
E197	Ectropion, other than Zeigler puncture	4	234.90	4
E945	- repeat by second surgeon, add		47.10	
	- with skin graft, see page 72.			
2860	Zeigler punctures (for entropion/ectropion) (I.O.P.)		23.50	4
E199	Laceration, full thickness		117.70	4
E198	- including lid margin		234.90	4
E221	Laceration of eyelid including levator palpebrae superioris with ptosis ...	4	295.20	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.

Code		Asst	Surg	Anaes
	EYELIDS - Cont'd.			
	Blepharoplasty - OHIP authorization necessary			
	- excision of skin, with or without partial excision of the			
E200	orbicularis oculi muscle - one lid		73.50	4
	- same as E200 plus removal of orbital fat and/or lid fold			
E201	reconstruction - one lid	4	184.15	4
E211	Lid lengthening procedure	4	162.70	4
E953	- with scleral graft, add		72.25	
E222	Primary closure of full thickness lid defect	4	239.50	4
E942	- with cantholysis, add		47.90	
E943	- with releasing rotation flap including cantholysis, add		79.70	
E223	Tarsoconjunctival flap and skin graft (Hughes)	4	433.50	6
E224	- second stage		96.60	4
E225	Lower or upper eyelid bridge flap	4	433.50	6
E226	- second stage		96.60	4
E227	Temporal rotation flap	4	369.10	6
E944	- with free posterior lamellar graft, add		156.90	
E228	Free tarsal, scleral or cartilage graft with local skin mobilization	6	479.80	8
E229	Free composite eyelid graft	6	479.80	8
E230	Medial canthoplasty (skin and muscle)	4	230.80	4
	Medial canthal tendon			
E231	Tendon repair only	4	239.50	4
E232	Fixation to bone	4	369.10	6
E233	- when done in conjunction with another procedure		137.10	
	Lateral canthal surgery			
E234	Canthotomy - not chargeable with E140, E141		46.20	4
E235	Cantholysis - when primary procedure		96.40	4
E236	Lateral canthopexy		182.50	4
E930	- when done in conjunction with another procedure		90.80	
	CONJUNCTIVA			
U.V.C.	Removal of foreign body		visit fee	
	Excision			
E208	Peritomy (Gunderson conjunctival flap)		99.90	4
Z861	Biopsy (I.O.P.)		23.50	4
	Repair			
E210	Excision of conjunctival lesion		71.80	4
E948	- with mucous membrane graft add.....		101.60	
E937	- with autogenous conjunctival transplant, add.....		71.80	
	LACRIMAL TRACT			
	Incision			
Z862	Dacryocystotomy - general anaesthetic (I.O.P.)		47.10	4
Z917	Three "Snip" punctum procedure (I.O.P.)		59.00	4
	Excision			
E215	Dacryocystectomy	4	234.90	4
	Repair			
E216	Lacerated canaliculus - immediate repair	4	189.90	4
E217	- delayed repair	4	307.20	5
E218	Dacryocystorhinostomy	5	379.90	5
E939	- repeat procedure by second surgeon, add		78.45	
	- with lacrimal bypass procedure (e.g. Lester Jones) or canalicular			
E954	reconstruction, add		72.25	
	Lacrimal bypass procedure (e.g. Lester Jones)			
E219	- when sole procedure (both stages)		162.70	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.

Code		Asst	Surg	Anaes
	LACRIMAL TRACT - Cont'd.			
	Manipulation (I.O.P.)			
Z901	Irrigation of nasolacrimal system - unilateral or bilateral		18.30	
	Probing and dilation of duct, initial or repeat			
Z902	- local anaesthetic - unilateral		18.30	
Z864	- general anaesthetic - unilateral or bilateral		72.25	4
Z865	- with insertion of intying tube or filament		144.50	4
Z918	Re-insertion of Lester Jones tube		47.10	

OPERATIONS ON THE EAR

Preamble:

(1) When debridement of ears under microscopy is carried out for access purposes only, no claim should be made for the debridement. If debridement of ears under microscopy is carried out because of pathology, a claim should be made for this service.

EXTERNAL EAR

Endoscopy

U.V.C	Removal of foreign body - simple		visit fee	
Z866	- complicated - general anaesthetic (I.O.P.)		45.50	4
E302	- requiring post auricular or endaural incisions ..		181.20	4
E303	- from middle ear space		181.20	4
Z906	Removal of drainage tube(s) - general anaesthetic (I.O.P.)		31.80	4
	Debridement of mastoid cavities and/or repair of small perforation under microscopy but not for removal of cerumen for "access only" to the			
Z907	tympenic membrane (I.O.P.)		23.60	
Z908	- under general anaesthetic (I.O.P.) - when sole ear procedure performed		45.50	4

Incision

Z909	Biopsy, ear canal (I.O.P.)		22.95	
Z846	- general anaesthetic (if sole procedure performed)		45.50	4
	Incision and drainage of extensive hematoma of pinna			
E317	under general anaesthetic		125.40	4
E305	Limited incision for perichondritis, removal of cartilage and drainage		139.10	4
E306	Radical surgery for perichondritis		261.10	5

Excision

Z904	Local excision, polyp - office (I.O.P.)		23.60	
Z905	- hospital (I.O.P.)		45.50	4
E300	Resection of pinna - with primary closure		154.60	4
E301	- with local flap		221.10	4
	Exostosis, simple endomeatal surgery and removal and drilling out of			
E311	exostosis		176.90	4
E312	- with multiple removal with necessary grafting		221.10	4
E313	- post auricular approach		266.20	5
Z903	Pre-auricular sinus (I.O.P.)		29.60	
E309	- requiring general anaesthetic		185.90	5

Repair

E307	Congenital defects - external - minor	5	196.25	5
E308	- major	5	309.20	5
E310	Otoplasty for correction of outstanding ears - unilateral	5	208.70	5
E304	Total ear reconstruction with cartilage graft - (Brent technique)	4	554.80	9
Note:	E304, E307, E308 - Descriptive details of procedure (e.g. operative report) should be submitted with claims for professional assessment (see Surgical Preamble, paragraph 17).			
	E310 - this procedure is not a benefit of OHIP for patients 18 years of age or older.			

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.				
Code		Asst	Surg	Anaes
EXTERNAL EAR - Cont'd.				
E314	Meatoplasty or canalplasty for congenital malformation	5	266.20	5
E955	- with grafting of canal, add		181.20	1
E956	- with tympanoplasty and/or ossiculoplasty, and/or mastoidectomy, add ..		358.10	2
MIDDLE EAR				
Introduction (I.O.P.)				
Eustachian catheterization				
Z910	Unilateral - local anaesthetic		5.50	
Z911	Unilateral or bilateral - general anaesthetic		31.80	4
Incision (I.O.P.)				
Z912	Myringotomy, to include aspiration when indicated - unilateral		37.60	4
	- with insertion of ventilation tube using operating microscope			
Z914	- unilateral		70.40	4
Excision				
Mastoidectomy				
E320	Cortical mastoidectomy	4	309.20	6
E322	Modified or radical mastoidectomy	4	459.50	7
E315	Revision mastoidectomy with revision of middle ear	4	495.60	7
E946	- with mastoid cavity obliteration (E320, E322 or E315), add		95.30	
E959	- with meatoplasty and/or canalplasty, add		95.30	
E960	- with ossiculoplasty (E320, E322 or E315), add		76.40	
Repair				
E323	Myringoplasty		187.20	5
E336	Tympanoplasty - Type 1 (myringoplasty with exploration of middle ear)		309.20	7
E337	- with ossiculoplasty		420.00	7
E957	- with mastoidectomy, add		123.70	
E959	- with meatoplasty and/or canalplasty, add		95.30	
E333	Ossiculoplasty	4	364.10	7
E325	Facial nerve decompression	4	575.40	9
E326	Facial nerve grafting (to include decompression)	4	884.60	9
E327	Closure of mastoid fistula	4	225.40	4
E328	Tympanotomy		212.10	4
E961	- with removal of middle ear tumour, add		82.60	2
E329	Tympanic neurectomy		331.50	6
E316	Tympanotomy with fistula repair		353.85	6
E324	Tympanotomy with insertion of "permanent" ventilation tube		234.40	4
K350	Donor homograft - tympanic membrane, malleus and incus			
	in continuity - unilateral		123.90	
INNER EAR				
Incision				
E332	Labyrinthotomy or labyrinthectomy (including Fick procedure)		491.30	7
Repair				
E334	Stapes mobilization, unilateral		331.50	6
E335	Stapedectomy with prosthesis		491.30	6
E338	Singular nerve section	4	592.60	9
E339	Endolymphatic shunt or sac decompression	4	592.60	9
E345	Temporal bone resection -	4	1105.70	9
Permanent Cochlear Prosthesis Insertion				
E340	Extra-cochlear (round window, middle ear)	7	495.50	9
E341	Intra-cochlear	7	660.60	9

O. Reg. 472/87, s. 3.

PLANNING ACT, 1983

O. Reg. 473/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—August 11th, 1987.

Filed—August 12th, 1987.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

264.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the lands described in each of subsections (2), (3) and (4) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being part of Lot 39 in Concession IX described as follows:

Commencing at a point in the northerly limit of Lot 39 that is 1,914 feet west of the northeasterly corner of the Lot;

Thence southerly parallel to the easterly limit of Lot 39, a distance of 200 feet;

Thence westerly parallel to the northerly limit of Lot 39, a distance of 60 feet;

Thence northerly parallel to the easterly limit of Lot 39, a distance of 200 feet;

Thence easterly along the northerly limit of Lot 39, a distance of 60 feet to the point of commencement.

(3) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being that part of Lot 40 in Concession X designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-15867.

(4) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being that part of the south half of Lot 29 in Concession X designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-15887.
O. Reg. 473/87, s. 1.

G. M. FARROW

*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs*

Dated at Toronto, this 11th day of August, 1987.

(2402)

35

PLANNING ACT, 1983

O. Reg. 474/87.

Restricted Areas—District of Manitoulin,
Geographic townships of Campbell,
Dawson, Mills and Robinson.

Made—August 5th, 1987.

Filed—August 12th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

1. Subsection 84 (2) of Ontario Regula- tion 672/81, as made by section 1 of Ontario Regulation 401/87, is revoked and the following substituted therefor:

(2) Subsection (1) applies to that parcel of land in the geographic Township of Robinson in the District of Manitoulin being part of Lot 22 in Concession X as follows:

Commencing at the southwest angle of Lot 22;

Thence northerly along the westerly boundary of Lot 22 a distance of 290 feet to a point;

Thence easterly along a line drawn parallel with the southerly boundary of Lot 22 a distance of 500 feet to a point;

Thence southerly along a line drawn parallel with the westerly limit of Lot 22 a distance of 290 feet to a point;

Thence westerly along the southerly limit of Lot 22 a distance of 500 feet more or less to the point of commencement. O. Reg. 474/87, s. 1.

PAULINE MORRIS
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs*

Dated at Toronto, this 5th day of August, 1987.

(2403)

35

PROVINCIAL OFFENCES ACT

O. Reg. 475/87.

Approval of Part II By-laws.

Made—August 10th, 1987.

Filed—August 12th, 1987.

ORDER IN COUNCIL

R.O.C. 345/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsection 15 (2) of the *Provincial Offences Act*, Revised Statutes of Ontario, 1980, chapter 400, each by-law mentioned in Column 1 of the Table, declaring that Part II of the said Act applies in the municipality in respect of parking infractions under by-laws of the municipality on the date set out opposite thereto in Column 2, is approved.

TABLE	
COLUMN 1	COLUMN 2
By-Law No. 93-87 of the Corporation of the City of Brampton	October 1, 1987
By-Law No. 53-1987 of the Corporation of the City of Burlington	October 1, 1987
By-Law No. 2072 of the Corporation of the Town of Kapuskasing	October 1, 1987
By-Law No. 122-1987 of the Corporation of the City of Thunder Bay	October 1, 1987
By-Law No. 9022 of the Corporation of the City of Windsor	October 1, 1987
By-Law No. 300-87 of the Corporation of the City of Mississauga	September 1, 1987

This Order comes into force on the day that Part II of the *Provincial Offences Act* comes into force.
O. Reg. 475/87.

Recommended

IAN SCOTT
Attorney General

Concurred

JAMES BRADLEY
Chairman

Approved and Ordered, August 10th, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

(2404)

35

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 476/87.

General.

Made—July 30th, 1987.

Filed—August 13th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 749/86 MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

1. The Table to section 6 of Ontario Regulation 749/86 is revoked and the following substituted therefor:

TABLE

	Weight (1987)	Component
1. Superintendent's salary and rent	7.6	Industrial hourly earnings composite and aggregate for hourly paid workers (Ontario)

2. Insurance	1.6	Homeowners' insurance, Consumer Prices and Price Indexes
3. Heating	17.9	Combined oil and gas, Consumer Price Index
4. Hydro	7.4	Electricity, Consumer Price Index
5. Water	3.2	Water, Consumer Price Index
6. Municipal Taxes	34.3	Municipal Financial Statements
7. Management and Administrative Overhead	8.9	Consumer Price Index
8. Interest and Bank Charges	0.6	Consumer Price Index
9. Bad Debts	0.5	Consumer Price Index
10. Maintenance	15.6	Homeowners' maintenance, repairs and replacements, Consumer Prices and Price Indexes
(a) Painting and Decorating	1.8	
(b) Cleaning and Janitorial	1.3	
(c) Elevator Maintenance	0.8	
(d) Plumbing and Electrical Repairs	2.7	
(e) General Building Maintenance	7.7	
(f) Snow Removal	0.4	
(g) Grounds-keeping	0.7	
(h) Appliance Repairs	0.2	
11. Accounting and Legal	0.6	Consumer Price Index
12. Cablevision	0.5	Consumer Price Index
13. Miscellaneous	1.3	Consumer Price Index
Total		100.0

NOTES:

1. "Industrial hourly earnings composite and aggregate for hourly paid workers (Ontario)" means a calculation based on two indices of labour income as are available for specific periods in the *Employment Earnings and Hours* published monthly by Statistics Canada.
2. "Consumer Price Index" means the All-items Index in the *Consumer Price Index* published monthly by Statistics Canada.
3. "Homeowners' Insurance, Consumer Prices and Price Indexes" means the item for Homeowners' Insurance in the *Consumer Prices and Price Indexes* published quarterly by Statistics Canada.
4. "Combined oil and gas, Consumer Price Index" means an equal combination of the items for fuel oil and other liquid fuel and piped gas in the *Consumer Price Index* published monthly by Statistics Canada.
5. "Electricity, Consumer Price Index" means the item for electricity in the *Consumer Price Index* published monthly by Statistics Canada.
6. "Water, Consumer Price Index" means the item for water in the *Consumer Price Index* published monthly by Statistics Canada.
7. "Municipal Financial Statements" means the annual percentage increase in municipal taxes for all municipalities in Ontario as calculated in preparation for publishing annually by the Ministry of Municipal Affairs in *Local Government Finance in Ontario*.
8. "Homeowners' maintenance, repairs and replacements, Consumer Prices and Price Indexes" means the item for homeowners' maintenance, repairs and replacements in the *Consumer Prices and Price Indexes* published quarterly by Statistics Canada.

	Weight (1988)	Component
1. Superintendent's salary and rent	7.63	Industrial hourly earnings composite and aggregate for hourly paid workers (Ontario)
2. Insurance	1.64	Homeowners' insurance, Consumer Prices and Price Indexes
3. Heating	16.80	Combined oil and gas, Consumer Price Index
4. Hydro	7.44	Electricity, Consumer Price Index
5. Water	3.24	Water, Consumer Price Index
6. Municipal Taxes	35.32	Municipal Financial Statements
7. Management and Administrative Overhead	8.91	Consumer Price Index
8. Interest and Bank Charges	0.60	Consumer Price Index
9. Bad Debts	0.50	Consumer Price Index
10. Maintenance	15.51	Homeowners' maintenance, repairs and replacements, Consumer Prices and Price Indexes
(a) Painting and Decorating	1.79	
(b) Cleaning and Janitorial	1.29	
(c) Elevator Maintenance	0.80	
(d) Plumbing and Electrical Repairs	2.68	
(e) General Building Maintenance	7.65	
(f) Snow Removal	0.40	
(g) Grounds-keeping	0.70	
(h) Appliance Repairs	0.20	
11. Accounting and Legal	0.60	Consumer Price Index
12. Cablevision	0.50	Consumer Price Index
13. Miscellaneous	1.31	Consumer Price Index
Total		100.00

NOTES:

1. "Industrial hourly earnings composite and aggregate for hourly paid workers (Ontario)" means a calculation based on two indices of labour income as are available for specific periods in the *Employment Earnings and Hours* published monthly by Statistics Canada.
2. "Consumer Price Index" means the All-items Index in the *Consumer Price Index* published monthly by Statistics Canada.
3. "Homeowners' Insurance, Consumer Prices and Price Indexes" means the item for Homeowners' Insurance in the *Consumer Prices and Price Indexes* published quarterly by Statistics Canada.
4. "Combined oil and gas, Consumer Price Index" means an equal combination of the items for fuel oil and other liquid fuel and piped gas in the *Consumer Price Index* published monthly by Statistics Canada.
5. "Electricity, Consumer Price Index" means the item for electricity in the *Consumer Price Index* published monthly by Statistics Canada.
6. "Water, Consumer Price Index" means the item for water in the *Consumer Price Index* published monthly by Statistics Canada.
7. "Municipal Financial Statements" means the annual percentage increase in municipal taxes for all municipalities in Ontario as calculated in preparation for publishing annually by the Ministry of Municipal Affairs in *Local Government Finance in Ontario*.

8. "Homeowners' maintenance, repairs and replacements, Consumer Prices and Price Indexes" means the item for homeowners' maintenance, repairs and replacements in the *Consumer Prices and Price Indexes* published quarterly by Statistics Canada.

(2437)

35

FARM INCOME STABILIZATION ACT

O. Reg. 477/87.

Grain Stabilization, 1985-1988—Plan.

Made—June 15th, 1987.

Approved—July 30th, 1987.

Filed—August 13th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 509/85
MADE UNDER THE
FARM INCOME STABILIZATION ACT

1. Section 9 of Ontario Regulation 509/85, as made by section 3 of Ontario Regulation 183/87, is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:

(d) for white beans \$548.70 per tonne.

2. Section 10 of the said Regulation, as made by section 3 of Ontario Regulation 183/87, is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:

(d) for white beans \$523.33 per tonne.

3. Section 11 of the said Regulation, as made by section 3 of Ontario Regulation 183/87, is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:

(d) for white beans \$390.48 per tonne.

FARM INCOME STABILIZATION
COMMISSION:

KEITH PINDER
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 15th day of June, 1987.

(2438)

35

1860

CROP INSURANCE ACT (ONTARIO)

O. Reg. 478/87.

Crop Insurance Plan—Sunflowers.

Made—June 9th, 1987.

Approved—July 30th, 1987.

Filed—August, 13th, 1987.

REGULATION MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN—SUNFLOWERS

1. The plan in the Schedule established for the insurance within Ontario of sunflowers. O. Reg. 478/87, s. 1.

Schedule

Crop Insurance Act (Ontario)

PLAN

1. The title of this plan is the "Ontario Crop Insurance Plan—Sunflowers".

2. The purpose of this plan is to provide for insurance against a loss in the production of sunflowers resulting from one or more of the perils designated in section 4.

3. In this plan,

"average farm yield" means the average of previous yields of the planted acreage computed on the basis of acreage production records of the insured person or on such other basis as is reasonable in the circumstances;

"sunflowers" means sunflowers of the stripe or oilseed type.

DESIGNATION OF PERILS

4. The following are designated as perils for the purposes of this plan:

1. Drought.
2. Excessive moisture.
3. Excessive rainfall.
4. Flood.
5. Frost.

6. Hail.
7. Insect infestation.
8. Plant disease, except *Sclerotinia* stem wilt.
9. Wildlife.
10. Wind.

DESIGNATION OF CROP YEAR

5. The crop year for sunflowers is the period from the 1st day of March in any year to the last day of February next following.

CONTRACT OF INSURANCE

6.—(1) For the purposes of this plan, the entire contract of insurance for sunflowers is comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 231 of Revised Regulations of Ontario, 1980;
- (b) the application for insurance;
- (c) an endorsement for sunflowers in Form 1;
- (d) the final acreage report for each crop year; and
- (e) any amendment to a document referred to in clause (b) or (d) agreed upon in writing.

(2) In the event of a conflict between the provisions referred to in clauses (1) (a) and (c), the provisions referred to in clause (1) (c) prevail.

7.—(1) An application for insurance shall,

- (a) be in a form provided by the Commission;
- (b) be accompanied by a minimum premium deposit of \$1 per acre; and
- (c) be filed with the Commission not later than the 1st day of May in the crop year in respect of which it is made.

(2) Premium deposits prescribed by clause (1) (b) are not refundable unless no acreage is planted to the crop.

DURATION OF CONTRACT

8.—(1) A contract of insurance is in force for the crop year in respect of which it is made and continues in force for each crop year thereafter until cancelled by the insured person or the Commission in the manner prescribed by subsection (2) or terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing

to the other party on or before the 1st day of May in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections (4) and (5), the initial coverage provided under a contract of insurance shall be 75 per cent of the average farm yield in pounds of the total acreage seeded to sunflowers by the insured person.

(2) Subject to subsections (4) and (5), the coverage provided under a contract of insurance following a year in which there was no claim shall be,

- (a) where the previous year's coverage was 70 per cent, 73 per cent;
- (b) where the previous year's coverage was 73 per cent, 75 per cent;
- (c) where the previous year's coverage was 75 per cent, 78 per cent;
- (d) where the previous year's coverage was 78 per cent, 80 per cent; and
- (e) where the previous year's coverage was 80 per cent, 80 per cent,

of the average farm yield in pounds of the total acreage seeded to sunflowers by the insured person.

(3) Subject to subsections (4) and (5), the coverage provided under a contract of insurance following a year in which there was a claim shall be,

- (a) where the previous year's coverage was 80 per cent, 78 per cent;
- (b) where the previous year's coverage was 78 per cent, 75 per cent;
- (c) where the previous year's coverage was 75 per cent, 73 per cent;
- (d) where the previous year's coverage was 73 per cent, 70 per cent; and
- (e) where the previous year's coverage was 70 per cent, 70 per cent,

of the average farm yield in pounds of the total acreage seeded to sunflowers by the insured person.

(4) Where, in any year, a claim is paid in an amount that is less than one-half of the total premium for that year, the coverage for the following year shall remain unchanged.

(5) Despite clause (3) (a), the coverage provided under a contract of insurance following a year in which there was a claim shall be 80 per cent where,

(a) the insured person has had coverage and an actual farm yield for at least five years; and

(b) the previous year's coverage was 80 per cent.

(6) The number of pounds determined under this section, constitutes the total guaranteed production under a contract of insurance.

10. For the purposes of this plan the established price for sunflowers is 13 cents per pound.

11. The maximum indemnity payable for a loss in production of sunflowers in a crop year is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price.

PREMIUM

12.—(1) The total premium for sunflowers is \$18 per acre.

(2) The premium prescribed by subsection (1) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

13.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person plants acreage to sunflowers.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium, less the premium deposit prescribed by subsection (3), to the Commission at the time the final acreage report prescribed by section 14 is filed.

(3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 1st day of May in the crop year, pay a premium deposit in accordance with clause 7 (1) (b).

FINAL ACREAGE REPORT

14.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in a form provided by the Commission within ten days after the planting of acreage to sunflowers is completed.

(2) A final acreage report filed with the Commission shall not be amended without the written consent of the Commission.

15.—(1) When the final acreage report is inaccurate, the Commission may correct it and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith of the correction and the reason therefor.

(2) The insured person shall be deemed to have agreed with the correction of the final acreage report and adjustment of premium made under subsection (1) unless, within ten days after the mailing or delivery of

the notification by the Commission, that person notifies the Commission, in writing, that the correction is not acceptable.

(3) Upon notice that a correction is not acceptable being given, the contract of insurance ceases to apply for the crop year in respect of which the final acreage report was filed.

(4) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

16.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

(a) prepare the final acreage report; or

(b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection (1), the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days after the mailing or delivery to that person of a copy of the report.

FINAL DATE FOR PLANTING

17. For the purposes of this plan, in any particular crop year, the final date for planting sunflowers is the 1st day of July or such other date as is reasonably warranted in the circumstances.

18. All acreage planted to sunflowers shall be insured under one contract. O. Reg. 478/87, Sched.

Form 1

Crop Insurance Act (Ontario)

SUNFLOWER ENDORSEMENT

WHEREAS the insured person has applied for crop insurance under the Ontario Crop Insurance Plan for Sunflowers, hereinafter referred to as "the plan" and has paid the premium deposit prescribed thereunder;

NOW THEREFORE, subject to the *Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover sunflowers.

HARVESTING OF PLANTED ACREAGE

1.—(1) All acreage planted to sunflowers in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the planted acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

(2) Where the harvesting of any planted acreage is not completed and the failure to harvest was not caused by an insured peril, the contract of insurance shall cease to apply to such unharvested acreage and no indemnity shall be payable therefor.

EVALUATION OF LOSS

2.—(1) Where,

- (a) all the acres intended to be planted to the crops listed in the Table to this Regulation are offered for insurance;
- (b) the insured person so elects on the application for insurance and pays the premium deposit of \$1 for each acre intended to be planted to such crops; and

(c) the planting,

- (i) in the case of systematically tile drained land, of three acres or more, or

- (ii) in the case of land that is not systematically tile drained, of six acres or more,

is prevented by one or more of the designated perils,

an indemnity shall be paid,

- (d) in the case of systematically tile drained land, for each acre; or
- (e) in the case of land that is not systematically tile drained, for each acre in excess of three,

that remains unplanted.

(2) The amount of the indemnity shall be equal to one-third of the guaranteed production per acre of the crop highest in priority on the list in the Table of those intended to be planted and insured by the insured person multiplied by the established price applicable to that crop.

(3) Where the insured person plants a crop in respect of which crop production insurance was applied for, the premium deposit for the acreage so planted shall be applied against the regular premium.

(4) Where the insured person plants a crop which is not listed in the Table, the premium deposit in respect of such acreage shall be refunded.

(5) Where the insured person is unable to plant acreage designated on the application as intended to be planted to a crop listed in the Table, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

(6) This paragraph does not apply to and no indemnity is payable in respect of land,

- (a) that is orchard land, pasture, woodland, seeded to a perennial crop, fall sown or intended for summer fallow;

- (b) that is untilled and was not cropped in the previous year; or

- (c) that, in the opinion of the Commission, is not insurable.

(7) Where the planting is prevented by excessive rainfall, no indemnity is payable unless the insured person establishes that,

- (a) an abnormal amount of rain occurred;

- (b) the rainfall resulted in a reduced number of work days; and

- (c) a significant number of other insured persons were similarly affected,

during the planting season in the area where the insured acreage is situated.

3.—(1) Where loss or damage to three acres or more of the insured crop resulting from an insured peril occurs before the 1st day of July in the crop year, the Commission, upon application therefor in writing by the insured person, may consent in writing to the replanting of the damaged acreage.

(2) Where the damaged acreage is replanted to the insured crop in accordance with subparagraph (1), the Commission shall pay an indemnity of \$35 for each acre replanted and the contract of insurance continues to apply to such acreage.

(3) The total number of acres in respect of which a replanting benefit is paid in a crop year shall not in any case exceed the total number of insured acres.

4.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and in such case shall determine the number of damaged acres and the potential production thereof.

(2) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph (1), the amount of loss that shall be taken into account in the

final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph (1) by the established price per pound.

(3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (2) shall not be taken into account in the final adjustment of loss.

(4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

(5) Where the crop contains damaged or foreign material, the actual production thereof shall be deemed to be reduced by an amount reasonable in the circumstances.

FINAL ADJUSTMENT OF LOSS FOR
TOTAL PLANTED ACREAGE

5. The indemnity payable with respect to the total planted acreage in the final adjustment of loss is the sum of the losses calculated under paragraphs 2, 3 and 4 applicable to the acreage but where,

- (a) the actual production of any harvested acreage; or
- (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of the acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 4 shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

INCORRECT ACREAGE IN FINAL ACREAGE
REPORT

6.—(1) Where the actual planted acreage of sunflowers in a crop year is less than the planted acreage declared on the final acreage report, the guaranteed production shall be decreased proportionately in calculating whether there has been a loss and the actual production shall be used in calculating the average production for purposes of determining coverage for the following crop year and there shall be no refund of premium.

(2) Where the actual planted acreage of sunflowers in a crop year exceeds the planted acreage declared on the final acreage report, the actual production shall be used in calculating whether there has been a loss and,

- (a) where the calculation indicates a loss, such actual production shall be used; or
- (b) where the calculation does not indicate a loss, such actual production shall be reduced proportionately,

in calculating the average production for purposes of determining coverage for the following crop year.

IN WITNESS WHEREOF, The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at
this day of, 19....

Duly Authorized Representative General Manager

O. Reg. 478/87, Form 1.

TABLE

CROP IN ORDER OF PRIORITY
1. Corn.
2. Soybeans.
3. White beans.
4. Coloured beans.
5. Spring grain.
6. Canola.
7. Sunflowers.

O. Reg. 478/87, Table.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

KEITH PINDER
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 9th day of June, 1987.

**HEALTH PROTECTION AND
PROMOTION ACT, 1983****O. Reg. 479/87.****Grants for Health Promotion Projects
and Initiatives.****Made—August 12th, 1987.****Filed—August 13th, 1987.**

**REGULATION MADE UNDER THE
HEALTH PROTECTION AND
PROMOTION ACT, 1983****GRANTS FOR HEALTH PROMOTION
PROJECTS AND INITIATIVES**

1. The Minister may pay grants under section 75 of the Act for the purpose of assisting applicants to undertake health promotion projects or initiatives designed to support and enhance the ability of individuals to increase control over and improve their health. O. Reg. 479/87, s. 1.

2. The Minister may pay a grant to an applicant who,

- (a) makes an application in writing to the Minister setting out the subject-matter of the health promotion project or initiative that an applicant proposes to undertake; and
- (b) submits an estimate of the costs involved for the proposed project or initiative and the procedures and manner for executing the proposed project or initiative. O. Reg. 479/87, s. 2.

3. Where an applicant is approved by the Minister for a grant, the grant may be paid in advance or on a reimbursement of expenditure basis. O. Reg. 479/87, s. 3.

(2440)

35

**RESIDENTIAL RENT REGULATION
ACT, 1986****O. Reg. 480/87.****Rent Registry.****Made—August 12th, 1987.****Filed—August 14th, 1987.**

**REGULATION TO AMEND
ONTARIO REGULATION 10/87
MADE UNDER THE
RESIDENTIAL RENT
REGULATION ACT, 1986**

1. Section 16 of Ontario Regulation 10/87, as made by section 9 of Ontario Regulation 234/87, is revoked and the following substituted therefor:

16. A notice under subsection 60 (1) or (2) of the Act shall be in Form 9R. O. Reg. 480/87, s. 1.

2. Forms 9R and 10R of the said Regulation, as made by section 10 of Ontario Regulation 234/87, are revoked and the following substituted therefor:



Ministry
of
Housing

Ontario

NOTIFICATION OF INFORMATION RECORDED IN THE RENT REGISTRY

(THIS IS NOT A NOTICE OF RENT INCREASE)

Form 9R

Date of Notification

Building Address:

Unit Number:

Number of Bedrooms:

Landlord Name:

UNIT INFORMATION:

RENT FILED BY LANDLORD

EFFECTIVE DATE:

BASIC UNIT RENT:

SERVICES INCLUDED:

SEPARATE CHARGES:

TOTAL RENT

RENT ESTIMATED BY RENT REGISTRY

EFFECTIVE DATE:

BASIC UNIT RENT:

SERVICES INCLUDED:

SEPARATE CHARGES:

TOTAL RENT

UPDATE OF RENT FILED BY LANDLORD

EFFECTIVE DATE:

BASIC UNIT RENT:

SERVICES INCLUDED:

SEPARATE CHARGES:

TOTAL RENT

UPDATE OF RENT ESTIMATED BY RENT REGISTRY

EFFECTIVE DATE:

BASIC UNIT RENT:

SERVICES INCLUDED:

SEPARATE CHARGES:

TOTAL RENT

All of the information in this notification is subject to challenge by the Landlord or Tenant.

APPLICATION DEADLINE:

If you wish to dispute or certify the RENT FILED BY LANDLORD or challenge any information in this Notification, you must file an Application (Form 6R) on or before the Application Deadline.



Ministry
of
Housing

NOTIFICATION OF INFORMATION RECORDED IN THE RENT REGISTRY (THIS IS NOT A NOTICE OF RENT INCREASE)

SCHEDULE A - Form 90

Date of Notification:

Building Address:

Unit Number:

INFORMATION FILED BY LANDLORD

Date Agreement was entered into:
Expiry Date of Agreement:
Name of Tenant
as of January 2, 1987:
Year that building was first
occupied by a residential tenant:
Was total rent for the unit (incl.
sep-charges) \$750 or more on Oct.
29, 1984?

LONG-TERM TENANCY AGREEMENT

INFORMATION FILED BY LANDLORD

EFFECTIVE DATE OF RENT INCREASE UNDER THE AGREEMENT

(after July 1, 1985):

BASIC UNIT RENT ON EFFECTIVE DATE:

SEPARATE CHARGES (TOTAL):

SEPARATE CHARGES (DETAIL)

TOTAL RENT ON EFFECTIVE DATE:

EFFECTIVE DATE OF RENT INCREASE UNDER THE AGREEMENT

BASIC UNIT RENT ON EFFECTIVE DATE

SEPARATE CHARGES (TOTAL):

SEPARATE CHARGES (DETAIL)

TOTAL RENT ON EFFECTIVE DATE:

EFFECTIVE DATE OF RENT INCREASE UNDER THE AGREEMENT

BASIC UNIT RENT ON EFFECTIVE DATE:

SEPARATE CHARGES (TOTAL):

SEPARATE CHARGES (DETAIL)

TOTAL RENT ON EFFECTIVE DATE:

EFFECTIVE DATE OF RENT INCREASE UNDER THE AGREEMENT

BASIC UNIT RENT ON EFFECTIVE DATE:

SEPARATE CHARGES (TOTAL):

SEPARATE CHARGES (DETAIL)

TOTAL RENT ON EFFECTIVE DATE:

EFFECTIVE DATE OF RENT INCREASE UNDER THE AGREEMENT

BASIC UNIT RENT ON EFFECTIVE DATE:

SEPARATE CHARGES (TOTAL)

SEPARATE CHARGES (DETAIL)

TOTAL RENT ON EFFECTIVE DATE:

EFFECTIVE DATE OF RENT INCREASE UNDER THE AGREEMENT

BASIC UNIT RENT ON EFFECTIVE DATE:

SEPARATE CHARGES (TOTAL):

SEPARATE CHARGES (DETAIL)

TOTAL RENT ON EFFECTIVE DATE:

All of the information in this notification is
subject to challenge by the Landlord or Tenant.

APPLICATION DEADLINE:

If you wish to challenge any information in this Notification, you must
file an Application (Form 6R) on or before the Application Deadline.



**NOTIFICATION OF INFORMATION RECORDED
IN THE RENT REGISTRY**
(THIS IS NOT A NOTICE OF RENT INCREASE)

SCHEDULE B - Form 9R
Date of Notification:

Building Address:
Unit Number:

JULY 1985 RENT INCREASE
FILED BY LANDLORD

BASIC UNIT RENT as of Increase
taking effect between July 2 & 31, 1985
inclusive:
SEPARATE CHARGES:

DATE THAT JULY 1985 INCREASE TOOK EFFECT:
SERVICES INCLUDED:

TOTAL RENT

REDUCED RENT
FILED BY LANDLORD

BASIC UNIT RENT as of Reduction:
SEPARATE CHARGES:

LAWFUL ANNIVERSARY DATE:
SERVICES INCLUDED:

TOTAL RENT

All of the information in this notification is subject to challenge by the Landlord or Tenant:

APPLICATION DEADLINE:

If you wish to challenge any information in this Notification, you must file an Application (Form 6R) by the Application Deadline.

O. Reg. 480/87, s. 2, part.

**RESIDENTIAL RENT REGULATION
ACT, 1986****O. Reg. 481/87.****General.****Made—August 12th, 1987.****Filed—August 14th, 1987.**

**REGULATION TO AMEND
ONTARIO REGULATION 749/86
MADE UNDER THE
RESIDENTIAL RENT REGULATION
ACT, 1986**

- 1. Section 14 of Ontario Regulation 749/86,
as made by section 1 of Ontario Regu-**

**lation 359/87, is amended by adding
thereto the following clause:**

- (d) in respect of an application under section 74
of the Act, be in Form 16 or, if the applica-
tion is being dismissed, in Form 16A.**

- 2. The said Regulation is amended by
adding thereto the following section:**

**16. A notice of motion under section 28 of the Act
shall be in Form 17. O. Reg. 481/87, s. 2.**

- 3. The said Regulation is amended by
adding thereto the following forms:**



Ministry
of
Housing
Ontario

Form 16

Residential Rent Regulation Act, 1986

Summary of Reasons

Application No.

For the Order of the Minister dated _____
respecting an application for Rent Review under Section
74 of the Residential Rent Regulation Act, 1986 for

(Address)

A. PRELIMINARY ISSUES

B. COMPONENTS OF THE TOTAL JUSTIFIED RENT INCREASE	AMOUNT ALLOWED	RELEVANT SCHEDULES ATTACHED FOR FURTHER INFORMATION (Schedules marked with an asterisk (*) are not relevant to this application.)
Operating Cost Allowance		B.1
Extraordinary Operating Costs		B.2
Capital Expenditure Allowance		B.3
Increased Financing Costs		B.4
Financing Costs No Longer Borne		B.5
Financial Loss Allowance		B.6
Relief from Hardship Allowance		B.7
Economic Loss Allowance		B.8
Allowance for Variance from Previously Projected Capital Expenditures		B.9
Allowance for Variance from Previously Projected Financing Costs		B.10
Changes in Services and Facilities or Standard of Maintenance and Repair		B.11
Other Prescribed Matters		B.12
Total Justified Annual Rent Increase for Residential Complex \$ _____		

Signature _____

Date _____

Name and Title _____

Office _____

Ministry
of
Housing

Ontario

Form 16A

Residential Rent Regulation Act, 1986

Summary of Reasons

Application No.

For the Order of the Minister dated _____
respecting an application for Rent Review under Section
74 of the Residential Rent Regulation Act, 1986 for

(Address)

The application is dismissed for the following reasons:

Signature_____
Date_____
Name and Title_____
Office

Form 17

Residential Rent Regulation Act, 1986

To: _____ (Landlord)

And To: All/the following tenant(s) of the residential complex located at:

And To: _____

NOTICE OF MOTION
(Given under s.28 of the Act)

TAKE NOTICE of a Motion by the Minister of Housing to consider whether the following order should be made:

You are entitled to submit documents and make representations in respect of this motion. The last day for doing so is _____.

Matters to be considered:

An Order cannot be issued until after the passage of 60 days from the date this Notice is given. You will be notified by mail of any Order that is made.

Signature

Date

Name and Title

Office

Publications Under The Regulations Act

September 5th, 1987

PLANNING ACT, 1983

O. Reg. 482/87.

Restricted Areas—County of Simcoe,

Township of Nottawasaga.

Made—August 12th, 1987.

Filed—August 17th, 1987.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Section 186 of Regulation 675 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 449/83, is amended by adding thereto the following subsection:

(2) Notwithstanding any other provision of this Order, a building may be erected and used on the land described in Schedule 349 for the sale and servicing of boat motors. O. Reg. 482/87, s. 1.

L. J. FINCHAM
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 12th day of August, 1987.

(2444)

36

PLANNING ACT, 1983

O. Reg. 483/87.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Pickering
(now the Town of Pickering).

Made—August 12th, 1987.

Filed—August 19th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

67.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot frontage	91.44 metres
Minimum lot area	0.83 hectares
Minimum front yard	12 metres
Minimum side yards	3 metres
Minimum rear yard	12 metres
Minimum floor area of single-family dwelling	139 square metres
Maximum percentage of lot coverage by all buildings and structures	10 per cent

(2) Subsection (1) applies to that parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 7 in Concession VI designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-9790. O. Reg. 483/87, s. 1.

L. J. FINCHAM
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 12th day of August, 1987.

(2447)

36

PLANNING ACT, 1983

O. Reg. 484/87.

Restricted Areas—District of Manitoulin,
Geographic townships of Campbell,
Dawson, Mills and Robinson.

Made—August 17th, 1987.

Filed—August 21st, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 672/81
MADE UNDER THE
PLANNING ACT, 1983**

**1. Ontario Regulation 672/81 is amended
by adding thereto the following sections:**

88.—(1) In addition to the uses permitted by subsection 47 (1), a restaurant in which meals are prepared and sold but not consumed may be established in the building, other than the single-family dwelling, existing on the land described in subsection (2) on the day this section comes into force if the following requirements are met:

Maximum ground floor area of restaurant	20 square metres
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(2) Subsection (1) applies to that parcel of land in the geographic Township of Robinson in the District of Manitoulin being that part of Lot 23, Concession IX, designated as Part 1, on a Plan deposited in the Land Registry Office for the Registry Division of Manitoulin as Number 31R-1195. O. Reg. 484/87, s. 1, *part*.

89.—(1) Despite subsection 50 (1), one seasonal dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum distance of any building or structure from any lot line	13 metres
---	-----------

Maximum ground floor area of seasonal dwelling	55 square metres
---	------------------

Maximum ground floor area of all accessory buildings and structures	15 square metres
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Maximum height of any building or structure	9 metres
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(2) Subsection (1) applies to those parcels of land in the geographic Township of Robinson in the District of Manitoulin being those parts of Lot 3, Concession I, designated as parts 4, 7 and 14 on a Plan deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31) as Number RR26. O. Reg. 484/87, s. 1, *part*.

PAULINE MORRIS
*Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs*

Dated at Toronto, this 17th day of August, 1987.

PLANNING ACT, 1983

O. Reg. 485/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—August 20th, 1987.

Filed—August 21st, 1987.

**REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS
OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983**

**1. Regulation 675 of Revised Regulations
of Ontario, 1970 is amended by adding
thereto the following sections:**

265.—(1) The single-family dwelling and accessory buildings existing on the land described in subsection (2) on the 31st day of July, 1987 may continue to be used.

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, and being that portion of Block C according to a plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 92, described as follows:

Premising that bearings herein are astronomic and are derived from the bearing of Church Street according to Plan 92 assumed to be north 9° 35' 35" west in accordance with a plan deposited in the said Land Registry Office as Number 51R-11511;

Commencing at an iron survey bar set in the westerly limit of Block C and distant 4.31 metres measured southerly from the northwest angle of Block C;

Thence north 73° 12' 25" east and being along the southerly widened limit of the King's Highway No. 24, a distance of 41.87 metres to an iron survey bar marking an angle in that limit;

Thence north 73° 54' 25" east continuing to follow that southerly widened highway limit a distance of 3.86 metres to an iron survey bar;

Thence south 9° 35' 35" east a distance of 30.64 metres to a point;

Thence south 73° 54' 50" west a distance of 45.72 metres to a point in the westerly limit of Block C;

Thence north 9° 35' 35" west along that westerly limit a distance of 30 metres more or less, to the point of commencement. O. Reg. 485/87, s. 1, *part*.

266.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, and being that portion of Block C according to a plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 92, described as follows:

Premising that bearings herein are astronomic and are derived from the bearing of Church Street according to Plan 92 assumed to be north $9^{\circ} 35' 35''$ west in accordance with a plan deposited in the said Land Registry Office as Number 51R-11511;

Commencing at a point in the westerly limit of the said Block C and distant 34.43 metres measured southerly from the northwest angle of Block C:

Thence north $73^{\circ} 54' 50''$ east a distance of 45.72 metres to a point;

Thence south $9^{\circ} 35' 35''$ east a distance of 30.48 metres to an iron survey bar;

Thence south $73^{\circ} 54' 50''$ west a distance of 45.72 metres to an iron survey bar set in the westerly limit of Block C;

Thence north $9^{\circ} 35' 35''$ west a distance of 30.48 metres to the point of commencement. O. Reg. 485/87, s. 1, part.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 20th day of August, 1987

(2470)

36

PENSION BENEFITS ACT

O. Reg. 486/87.

General.

Made—August 21st, 1987.

Filed—August 21st, 1987.

REGULATION TO AMEND REGULATION 746 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PENSION BENEFITS ACT

1.—(1) Subsection 28 (1) of Regulation 746 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 680/85, is revoked and the following substituted therefor:

(1) An employer of employees in Ontario covered by a defined benefit pension plan that is not fully funded shall pay for each fiscal year of the plan ending in 1987 an assessment to the Fund of two-tenths of 1 per cent of the total of the unamortized balances of all initial unfunded liabilities and experience deficiencies of the plan as determined by the latest reports filed with the Commission under section 4, 5 or 12 or similar reports filed with the pension supervisory authority of a province designated in section 23, multiplied by the ratio of the liabilities for employees in Ontario who are members of the plan to the liabilities for all employees who are members of the plan. O. Reg. 486/87, s. 1 (1).

(2) Clause 28 (4) (b) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 680/85, is revoked and the following substituted therefor:

(b) for a plan where the fiscal year end was prior to the 1st day of April, 1987, not later than the 1st day of October, 1987.

(2471)

36

CORRECTION

O. Reg. 476/87, made under the Residential Rent Regulation Act, 1986, published August 29th, 1987.

Item 10 under "Weight (1988)" of the Table to section 6 of O. Reg. 749/86 should have been set up as follows:

10. Maintenance	15.51	Homeowners' maintenance, repairs and
(a) Painting and Decorating	1.79	replacements, Consumer Prices and Price
(b) Cleaning and Janitorial	1.29	Indexes
(c) Elevator Maintenance	0.80	
(d) Plumbing and Electrical Repairs	2.68	
(e) General Building Maintenance	7.65	
(f) Snow Removal	0.40	
(g) Grounds-keeping	0.70	
(h) Appliance Repairs	0.20	

(2521)

36

Publications Under The Regulations Act

September 12th, 1987

RENTAL HOUSING PROTECTION ACT, 1986

O. Reg. 487/87.

General.

Made—August 21st, 1987.

Filed—August 24th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 434/86 MADE UNDER THE RENTAL HOUSING PROTECTION ACT, 1986

1. Section 6 of Ontario Regulation 434/86, as amended by section 4 of Ontario Regulation 605/86 and section 1 of Ontario Regulation 116/87, is further amended by adding thereto the following subsection:

(3) Any building owned or operated by the Ontario Housing Corporation or any housing authority corporation created under subsection 7 (2) of the *Housing Development Act* that acts as agent for the Ontario Housing Corporation is exempt from the Act. O. Reg. 487/87, s. 1.

2. Paragraph 1 of subsection 8 (1) of the said Regulation is revoked and the following substituted therefor:

1. Council finds that,

- i. a rental residential property for which an application is made for demolition is unsafe or unfit for human habitation, or
- ii. a rental residential property for which an application is made for renovation or repair is unsafe and unfit for human habitation at the time of the application and will continue to be unsafe and unfit for human habitation if the renovation or repair proposed by the applicant is not carried out, and in the case where tenants are in

occupation of the unit, that vacant possession is required to effect the renovation or repair.

3. Schedule 2 to the said Regulation is amended by adding thereto the following paragraph:

19. The land known municipally as 7-9 Broadway Avenue in the City of Toronto in The Municipality of Metropolitan Toronto being composed of part of Block A according to a plan filed in the Registry Office for the City of Toronto as No. 806 which parcel is more particularly described in instrument number CT 462768 registered in the Land Registry Office for the Registry Division of Toronto (No. 63).

(2473)

37

MILK ACT

O. Reg. 488/87.

Milk and Cheese—Plan.

Made—August 21st, 1987.

Filed—August 24th, 1987.

REGULATION TO AMEND REGULATION 628 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

- 1.—(1) Sections 14 to 16 of the Schedule to Regulation 628 of Revised Regulations of Ontario, 1980 are revoked.
- (2) Subsection 17 (1) of the said Schedule is amended by striking out "in Region 12" in the first and second lines and inserting in lieu thereof "for a region".
2. Form 3 of the said Regulation is revoked.

(2474)

37

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 489/87.

General.

Made—August 21st, 1987.

Filed—August 24th, 1987.

**REGULATION TO AMEND
REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE ACT**

1. Item 17, as remade by section 1 of Ontario Regulation 37/87, item 18, as remade by section 1 of Ontario Regulation 226/87 and items 19 and 20, as remade by section 1 of Ontario Regulation 450/87, of Schedule E to Regulation 441 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

17.	From and including the 1st day of November, 1986 up to and including the 31st day of December, 1986	\$20.23	48.48	77.00	41.25
18.	From and including the 1st day of January, 1987 up to and including the 31st day of January, 1987	\$20.23	53.15	77.00	45.42
19.	From and including the 1st day of February, 1987 up to and including the 31st day of March, 1987	\$20.44	53.15	77.00	45.42
20.	From and including the 1st day of April, 1987 up to and including the 30th day of April, 1987	\$20.44	53.17	77.00	45.48
21.	From and including the 1st day of May, 1987 up to and including the 30th day of June, 1987	\$20.60	53.17	77.00	45.48
22.	From and including the 1st day of July, 1987 up to and including the 31st day of July, 1987	\$20.60	53.17	100.00	45.48
23.	From and including the 1st day of August, 1987 up to and including the 30th day of September, 1987	\$20.84	53.17	100.00	45.48
24.	From and including the 1st day of October, 1987	\$20.84	58.53	100.00	50.84

(2475)

37

CROP INSURANCE ACT (ONTARIO)

O. Reg. 490/87.

Crop Insurance Plan—Black Tobacco.

Made—July 20th, 1987.

Approved—August 21st, 1987.

Filed—August 25th, 1987.

**REGULATION TO AMEND
REGULATION 200 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)**

1.—(1) Section 6 of the Schedule to Regulation 200 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

6. For the purposes of this plan, the entire contract of insurance for black tobacco shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 231 of Revised Regulations of Ontario, 1980;
- (b) an endorsement for black tobacco in Form 1;
- (c) the application for insurance;
- (d) the final acreage report for each crop year; and
- (e) any amendment to a document referred to in clause (a), (b), (c) or (d) agreed upon in writing.

(2) Section 7 of the said Schedule, as amended by section 1 of Ontario Regulation 464/84, is revoked and the following substituted therefor:

7. An application for insurance shall,

- (a) be in a form provided by the Commission;
- (b) be accompanied by a premium deposit of at least \$100; and
- (c) be filed with the Commission not later than the 1st day of May in the crop year in respect of which it is made or not later than such other date as may be determined from time to time by the Commission.

(3) Subsection 12 (1) of the said Schedule, as remade by section 2 of Ontario Regulation 464/84, is revoked and the following substituted therefor:

(1) The total premium payable is \$140 per acre.

(4) The said Schedule is amended by adding thereto the following sections:

FINAL ACREAGE REPORTS

13.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in a form provided by the Commission within ten days after the planting of acreage is completed.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

14.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and in such case shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection (1) unless, within ten days from the mailing or delivery of the notification by the Commission, the insured person notifies the Commission in writing that he or she rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection (2), it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

15.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare the final acreage report; or
- (b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection (1), the Commission shall mail or deliver a copy of the report to the insured person.

2.—(1) Subparagraph 2 (2) of Form 1 of the said Regulation, as remade by section 3 of Ontario Regulation 464/84, is amended by striking out "\$75" in the fourth line and inserting in lieu thereof "\$125".

(2) The heading immediately preceding paragraph 4 of the said Form 1 is revoked and the following substituted therefor:

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

(3) Paragraph 4 of the said Form 1 is revoked and the following substituted therefor:

4.—(1) Where the actual seeded acreage of the insured crop in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual seeded acreage of the insured crop in a crop year exceeds the seeded acreage declared on the final acreage report, the production from the total seeded acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

3. Form 2 of the said Regulation, as amended by section 3 of Ontario Regulation 376/81, section 2 of Ontario Regulation 573/83 and section 4 of Ontario Regulation 464/84, is revoked.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

GORDON HILL
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 20th day of July, 1987.

(2476A)

37

CROP INSURANCE ACT (ONTARIO)

O. Reg. 491/87.

Crop Insurance Plan—Burley Tobacco.

Made—July 20th, 1987.

Approved—August 21st, 1987.

Filed—August 25th, 1987.

REGULATION TO AMEND
REGULATION 201 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE

CROP INSURANCE ACT (ONTARIO)

1.—(1) Clause 6 (c) of the Schedule to Regulation 201 of Revised Regulations of Ontario, 1980, is amended by striking out “in Form 2” in the first line.

(2) Section 11 of the said Schedule, as remade by section 2 of Ontario Regulation 463/84, is revoked and the following substituted therefor:

11. For the purposes of this plan, the established price per pound for burley tobacco is 70 per cent of the negotiated price.

(3) Subsection 12 (1) of the said Schedule, as remade by section 3 of Ontario Regulation 463/84, is revoked and the following substituted therefor:

(1) The total premium is \$150 per acre.

(4) Section 12 of the said Schedule, as remade by section 3 of Ontario Regulation 463/84, is amended by adding thereto the following subsection:

(3) Notwithstanding subsections (1) and (2), the minimum premium payable by the insured person in a crop year is \$25.

2.—(1) Subparagraph 2 (1) of Form 1 of the said Regulation, as remade by section 4 of Ontario Regulation 463/84, is amended by striking out “to a half acre or more of the insured crop” in the first and second lines.

(2) Subparagraph 2 (2) of the said Form 1, as remade by section 4 of Ontario Regulation 463/84, is revoked and the following substituted therefor:

(2) Where the damaged acreage is replanted in accordance with subparagraph (1), the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$200 for each replanted acre or part thereof.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

GORDON HILL
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 20th day of July, 1987.

(2477)

37

FARM INCOME STABILIZATION ACT**O. Reg. 492/87.**

Apple Stabilization, 1983-1987—Plan.

Made—July 28th, 1987.

Approved—August 21st, 1987.

Filed—August 25th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 431/83
MADE UNDER THE
FARM INCOME STABILIZATION
ACT**

1. Clause 7 (4) (d) of Ontario Regulation 431/83 is amended by striking out "40" in the third line and inserting in lieu thereof "20".
2. Section 15 of the said Regulation, as remade by section 2 of Ontario Regulation 510/86, is amended by striking out "1986" in the second line and inserting in lieu thereof "1987".

FARM INCOME STABILIZATION COMMISSION
OF ONTARIO:

KEITH PINDER
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 28th day of July, 1987.

(2478)

37

FARM INCOME STABILIZATION ACT**O. Reg. 493/87.**Fresh Market Potato Stabilization,
1986-1989—Plan.

Made—July 28th, 1987.

Approved—August 21st, 1987.

Filed—August 25th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 585/86
MADE UNDER THE
FARM INCOME STABILIZATION
ACT**

1. Section 4 of Ontario Regulation 585/86 is revoked and the following substituted therefor:

4. This plan applies only to persons who produce a minimum of five acres of fresh potatoes and only to potatoes in respect of which licence fees have been paid to the Ontario Fresh Potato Growers' Marketing Board within thirty days after the end of the sales year. O. Reg. 493/87, s. 1.

2. Subsection 5 (6) of the said Regulation is amended by inserting after "where" in the third line "the person applies not later than the 1st day of September of the sales year and".

FARM INCOME STABILIZATION COMMISSION
OF ONTARIO:

KEITH PINDER
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 28th day of July, 1987.

(2479)

37

FARM PRODUCTS PAYMENTS ACT**O. Reg. 494/87.**

Fund for Producers of Grain Corn.

Made—August 21st, 1987.

Filed—August 25th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 651/84
MADE UNDER THE
FARM PRODUCTS PAYMENTS ACT**

1. Subsection 5 (1) of Ontario Regulation 651/84, as remade by subsection 2 (1) of Ontario Regulation 139/87, is amended by striking out "\$100" in the first line and inserting in lieu thereof "\$40".

(2480)

37

FARM PRODUCTS PAYMENTS ACT**O. Reg. 495/87.**

Fund for Producers of Soya-Beans.

Made—August 21st, 1987.

Filed—August 25th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 652/84
MADE UNDER THE
FARM PRODUCTS PAYMENTS ACT**

1. Subsection 5 (1) of Ontario Regulation 652/84, as remade by subsection 2 (1) of Ontario Regulation 140/87, is amended by striking out “\$100” in the first line and inserting in lieu thereof “\$40”.

(2481)

37

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 496/87.
Rent Determination.
Made—August 21st 1987.
Filed—August 25th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 440/87 MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

1. Subsection 42 (2) of Ontario Regulation 440/87 is amended by inserting after “Act” in the fourth line “that is not also a purchase described in clause 79 (6) (a) of the Act”.

2.—(1) Subclause 44 (2) (b) (ii) of the said Regulation is amended by inserting after “applies” in the fifth line “and clause 79 (6) (a) of the Act does not apply”.

(2) Clause 44 (3) (b) of the said Regulation is amended by inserting after “applies” in the fourth line “and clause 79 (6) (a) of the Act does not apply”.

(2482)

37

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 497/87.
Rent Registry.
Made—August 21st, 1987.
Filed—August 25th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 10/87 MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

1.—(1) The definition of “value of any discount” in subsection 4 (2) of Ontario Regulation 10/87, as remade by section 2 of Ontario Regulation 234/87, is amended by inserting after “discount” in the third line “or of a reduced rent”.

(2) Subsection 4 (7) of the said Regulation, as remade by section 2 of Ontario Regulation 234/87, is revoked and the following substituted therefor:

(7) Where,

- (a) the actual rent date is not the date that the rental unit is rented for the first time; and
- (b) the rent charged is affected by a discount or benefit in the nature of a discount within the term of a tenancy agreement in effect upon the date on which the actual rent is first charged,

the actual rent is the total undiscounted rent for the twelve months following the date on which the actual rent is first charged, less the value of any discounts paid, given or allowed during those twelve months, divided by the number of rental periods in those twelve months. O. Reg. 497/87, s. 1 (2).

(3) Subsection 4 (10) of the said Regulation, as made by section 2 of Ontario Regulation 234/87, is revoked and the following substituted therefor:

(10) Where a tenancy agreement commences on the actual rent date and the rent charged is affected by a provision allowing for a discount or benefit in the nature of a discount paid, given or allowed during the term of the agreement, the actual rent is,

- (a) where subsection (11) applies, the amount stated to be chargeable as the undiscounted rent as of the actual rent date in a written tenancy agreement commencing on the actual rent date;
- (b) where subsection (12) applies and the term of the tenancy agreement is twelve months or less, the total undiscounted rent for the twelve months following the actual rent date, less the value of any discounts paid, given or allowed, divided by the number of rental periods in those twelve months; or
- (c) where subsection (12) applies and the term is more than twelve months, the total undiscounted rent during the term, less the value of any discounts paid, given or allowed, divided by the number of rental periods in the term. O. Reg. 497/87, s. 1 (3).

(4) Clause 4 (11) (b) of the said Regulation, as made by section 2 of Ontario Regulation 234/87, is amended by striking out "benefits in the nature of a discount or discounted rent" in the first and second lines and inserting in lieu thereof "or benefits in the nature of a discount".

(5) Subsection 4 (12) of the said Regulation, as made by section 2 of Ontario Regulation 234/87, exclusive of clauses (a) and (b), is revoked and the following substituted therefor:

(12) Clause (10) (b) or (c) applies where the actual rent date is on or after the 1st day of February, 1987 and the discounts or benefits in the nature of discounts paid, given or allowed to the tenant,

(c) are for any other purpose.

(6) Subsection 4 (13) of the said Regulation, as made by section 2 of Ontario Regulation 234/87, is amended by striking out "benefit in the nature of a discount or discounted rent" in the sixth and seventh lines and inserting in lieu thereof "or benefit in the nature of a discount".

(7) Subsection 4 (16) of the said Regulation, as made by section 2 of Ontario Regulation 234/87, is revoked and the following substituted therefor:

(16) If an order of the Residential Tenancy Commission, the Minister, the Board or a court determines the maximum rent or lawful rent chargeable,

(a) on the actual rent date;

(b) on an effective date less than twelve months before the actual rent date; or

(c) on an effective date twelve months or more before the actual rent date and the rent in the order is in excess of the rent actually charged on the actual rent date,

the actual rent shall be the rent set out in the order.

(17) If clause (16) (c) applies, the date of the last increase on or before the actual rent date shall be

deemed to be the date on which the actual rent is first charged. O. Reg. 497/87, s. 1 (7).

2. Clause 15 (1) (e) of the said Regulation is revoked.

3. Section 17 of the said Regulation, as made by section 9 of Ontario Regulation 234/87, is revoked and the following substituted therefor:

17.—(1) Subject to subsections (4) and (5), an order under clause 13 (3) (d) of the Act may be made in respect of a rental unit determining,

(a) that the registration of the actual rent is impossible because it is unknown and the actual rent is the rent charged as of the earliest date that the rent actually charged is known; or

(b) that the registration of the date that the actual rent was first charged is impossible because it is unknown and that the date the actual rent was first charged is the date twelve months prior to the first date that the actual rent was increased after the actual rent date.

(2) The earliest date that the rent actually charged is known, as determined in an order referred to in subsection (1), shall be deemed to be the first date on which a rental unit is rented after the 1st day of July, 1985 for the purposes of determining the actual rent date in section 54 of the Act.

(3) Where an order is made under subsection (1), the time for filing a registration statement set out in section 57 of the Act may be extended to the twenty-first day after the date of the order unless the landlord has failed to act in good faith or failed to exercise due diligence in attempting to obtain information concerning the actual rent or the date the actual rent was first charged.

(4) If registration of the actual rent or the date that the actual rent was first charged as determined other than in this section becomes possible, an order may be made under clause 13 (3) (d) of the Act within two years from the date of the order referred to in subsection (1), determining the actual rent and the date the actual rent was first charged.

(5) An order referred to in subsection (1) is void if the Minister issues an order under subsection (4) respecting that rental unit. O. Reg. 497/87, s. 3.

4. Form 6R of the said Regulation is revoked and the following substituted therefor:



Ministry
of
Housing

Ministère
du
Logement

Form 6R
APPLICATION
(under section 61 of the Act)

Residential Rent Regulation Act, 1986

Please print or type

Address of the rental unit to which this application applies:

Unit Number:

Street Address:

City/Town/etc.:

Postal Code:

Name(s) of Person(s) Applying

Name(s) of Other Party(ies) to the
Application

Check one:

Landlord ☐ Tenant ☐

Check one:

Landlord ☐ Tenant ☐

Mailing Address of Person Applying:

Mailing Address(es) of Other Party(ies):

City, Town, etc. Postal Code

City, Town, Etc. Postal Code

Telephone:

Residential Business

Telephone:

Residential Business

COMPLETE ONE OR MORE OF THE FOLLOWING SECTIONS, AS APPLICABLE
Attach separate sheets, if necessary

1. Amendment Requested

The recorded information shown in the Notification of Information Recorded in the Rent
Registry is incorrect or incomplete as follows:

The information in the rent registry should be **corrected** or **amended** as follows:

Page 2

Form 6R

2. Disputing Legality of the Actual Rent

The the legality of the total "Rent Filed by Landlord" shown in the Notification of Information Recorded in the Rent Registry is disputed for the following reasons:

It is requested that an order be issued by the Minister declaring the lawful maximum rent, as of July 1, 1985*, to be the amount of \$ _____ as of _____ (date).

3. Certifying the Legality of the Actual Rent (landlord only)

The landlord requests that the total "Rent Filed by Landlord" shown on the Notification of Information Recorded in the Rent Registry be declared as the lawful maximum rent as of July 1, 1985*.

The basis of this request is that: (check one of i) or ii) below)

- (i) _____ the Rent Filed by Landlord was a lawful rent based on permissible rent increases actually charged, OR
- (ii) _____ the Rent Filed by Landlord may be justified by reference to rent increases that were permitted under prior legislation, or could have been justified on an application for rent review.

Date	Signature of Person Applying	_____ Landlord
		_____ Tenant
		_____ Agent of Landlord
		_____ Agent of Tenant

If agent signing, print name, address, daytime telephone number below.

* (if the rental unit was rented on that date) or the first date that the unit was rented after July 1, 1985

5. Form 8R of the said Regulation, as made by section 10 of Ontario Regulation 234/87, is revoked and the following substituted therefor:



Ministry
of
Housing

Ministère
du
Logement

Form 8R

Residential Rent Regulation Act, 1986
NOTICE TO THE MINISTER OF RELEVANT CHANGE
(for use under section 69 of the Act and section 15
of Ontario Regulation 10/87, as amended)

TO THE MINISTER OF HOUSING:

Regarding rental unit(s) number/designation:

Street Address:

City/Town:

Postal Code

RELEVANT CHANGE OF INFORMATION

The undersigned has reason to believe that there has been a "relevant change" in the information recorded in the Rent Registry for the above-noted rental unit(s).

The following relevant change(s) has occurred since July 1, 1985 (or the actual rent date, if later):

- (A) Change in any of the following services: Heat ☐ Hydro ☐ Water ☐
Parking ☐ Cablevision ☐

FROM (check one):

☐ included in basic unit rent

☐ paid by the tenant directly

☐ to a third party

☐ separately charged

TO (check one):

☐ included in basic unit rent

☐ paid by the tenant directly

☐ to a third party

☐ separately charged

- (B) Change in the number of bedrooms from _____ to _____ bedrooms.

- (C) Change in the unit number/designation from _____ to _____.

- (D) Change of landlord from: (name of previous landlord)
to: (name of new landlord)

Address:

Postal Code:

- (E) Change in Separate Charge(s) for the unit by adding/removing the service of:
thus increasing/decreasing the total separate charges by \$

- (F) Termination of a Long-Term Tenancy Agreement actually occurred on:
which is sooner than the originally agreed expiry date of:

- (G) Other Change (specify): From: _____ To: _____

Attach additional information as needed.

REQUEST TO RECORD A RELEVANT CHANGE

It is therefore requested that the information set out above be recorded in the Rent Registry as a relevant change and that a Minister's Notice of Relevant Change be given to the landlord and to the tenant(s).

I am the: (check one): ☐ Landlord
☐ Agent for the Landlord

☐ Tenant
☐ Agent for the Tenant
(Agents must attach written
agency authorization)

Signature:
Name:

Date:
Mailing Address:
Telephone (Daytime):

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 498/87.
Rent Determination.
Made—August 21st, 1987.
Filed—August 25th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 440/87
MADE UNDER THE
RESIDENTIAL RENT REGULATION ACT, 1986

1.—(1) Section 9 of Part 1C of Form 8 of Ontario Regulation 440/87 is revoked and the following substituted therefor:

9. If appliances, carpeting, furnishings or other similar items were purchased or installed, was there an effort by the landlord or persons directly employed by the landlord to negotiate improved terms of purchase or to supervise installation?

If yes, please provide details of items claimed ☐ Yes ☐ No

D. Allocation of Value of Complex and Financing Costs

If the residential complex is part of a project which includes other residential complexes or non-residential components for the purposes of determining the allocated value of the complex and financing costs:

- (a) State the total value of land and buildings of whole project determined in accordance with the Regulations. (If components completed at different times, value at time when the residential complex under review was first occupied).
- (b) State the total appraised value of the total transaction.
- (c) State the appraised value of the residential complex under review.
- (d) State the proportional appraised value of the residential complex under review compared with the total appraised value of the transaction.
- (e) Apply the proportional value found in (d) to the total value of the whole project of the transaction for the proportional value of the residential complex under review.

If another method of allocation is proposed, attach separate schedule.

Date	Initials of Declarant
------	-----------------------

(2) Parts 2 and 3 of the said Form 8 are revoked and the following substituted therefor:

Part 2—Where Landlord Purchased Residential Complex: Initial Invested Equity

- A. Acquisition Costs:
(Attach completed CRS 4)
- B. Additional Value Incurred During Initial Rent-Up Period
(Complete CRS 8 Part 1C)
- C. Total Financing (principal amount):
(Attach completed CRS 4)

Part 3—Capitalized Financial Losses

1. Where losses were experienced by the landlord for the period commencing with acquisition or since the initial rent-up period and completed by the end of the base year period, provide the following details:

Period: From	To	(a) Revenue \$	(b) Operating Costs \$	(c) Financing Costs \$

2. Where there were capital expenditures experienced by the landlord since the initial rent-up period and which have not been claimed on CRS 3, please attach completed form CRS 3.

(2484)

37

GAME AND FISH ACT

O. Reg. 499/87.
Hunting Licences.
Made—August 21st, 1987.
Filed—August 25th, 1987.

REGULATION TO AMEND
REGULATION 420 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT

1. Clause 1 (1) (f) of Regulation 420 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 138/83, is revoked and the following substituted therefor:

- (f) “registered guest” means a person who,
- (i) contracts for accommodation with a tourist outfitter and whose name is entered in the register kept by the tourist outfitter under subsection 11 (1) of Regulation 936 of Revised Regulations of Ontario, 1980, and
 - (ii) is actually accommodated either on the premises of the tourist establishment, or on a Crown land site, the occupation of which is authorized by a district manager of an administrative district of the Ministry of Natural Resources;

2. Section 2a of the said Regulation, as made by section 1 of Ontario Regulation 138/83 and amended by section 2 of Ontario Regulation 186/84, is fur-

ther amended by adding thereto the following subsections:

(4c) Where a holder of a licence in Form 3 has obtained a tag in Form 27 from a tourist outfitter, the holder shall be a registered guest of the tourist outfitter during the hunt.

(4d) No tourist outfitter shall assign a tag in Form 27 to a hunter unless the hunter has contracted with the tourist outfitter for accommodation during the hunt. O. Reg. 499/87, s. 2.

3.—(1) The definition of “black bear guiding or baiting services” in subsection 16a (1) of the said Regulation, as made by section 1 of Ontario Regulation 27/87, is amended by inserting after “to” in the fourth line “non-resident”.

(2) The definition of “operator of a tourist establishment” in the said subsection 16a (1), as made by section 1 of Ontario Regulation 27/87, is amended by inserting after “to” in the second line “non-resident” and by striking out clause (b) and inserting in lieu thereof:

(b) non-resident black bear guiding or baiting services,

(3) The definition of “tourist establishment” in the said subsection 16a (1), as made by section 1 of Ontario Regulation 27/87, is amended by inserting after “accommodated” in the second line “non-resident”.

(2485)

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PROVINCIAL PARKS ACT

O. Reg. 500/87.

General.

Made—August 21st, 1987.

Filed—August 25th, 1987.

**REGULATION TO AMEND
REGULATION 822 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT**

1. Subsection 5 (1) of Regulation 822 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) No person being the owner or person in control of a domestic animal shall, except in an area operated by the superintendent for the purpose,

(a) permit a domestic animal to be at large in a provincial park; or

(b) permit a domestic animal to be in any waters in a provincial park operated by the superintendent as a swimming area, or upon any part of the beach adjacent thereto.
O. Reg. 500/87, s. 1.

2. Subsection 15 (7) of the said Regulation, as remade by section 1 of Ontario Regulation 338/86, is revoked and the following substituted therefor:

(7) In Algonquin Provincial Park, no person shall camp under the authority of an interior camping permit,

(a) except on a designated interior camp-site; or

(b) for more than one night from the last Friday in June until the first Sunday in September, both inclusive, in any year and on the Friday, Saturday and Sunday of the Victoria Day weekend in any year on a site on Baby Joe Lake, Burnt Island Lake, Fawn Lake, Faya Lake, Little Doe Lake, Little Joe Lake, Little Otterslide Lake, Joe Lake, Opeongo Lake (South Arm only, including all islands in the narrows leading to the North Arm), Otterslide Lake, Provoking Lake, Tanamakoon Lake, Tepee Lake and Tom Thomson Lake. O. Reg. 500/87, s. 2.

3.—(1) Subsection 17 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 51/86, is amended by inserting after "permit" in the fourth

line "a senior citizen daily vehicle permit".

(2) Subsection 17 (4) of the said Regulation, as made by section 4 of Ontario Regulation 424/86, is revoked and the following substituted therefor:

(4) No person shall park, in a provincial park, a motor vehicle that does not have displayed, in a conspicuous manner, a valid,

(a) daily vehicle permit;

(b) senior citizen daily vehicle permit;

(c) annual vehicle permit;

(d) camp-site and vehicle permit;

(e) additional vehicle permit;

(f) interior camping permit;

(g) daily winter trails permit; or

(h) daily bus permit. O. Reg. 500/87, s. 3 (2).

4. Clause 23 (1) (b) of the said Regulation, as remade by section 5 of Ontario Regulation 424/86, is amended by inserting after "permit" in the first line "a senior citizen daily vehicle permit".

5. Subsection 25 (2) of the said Regulation, as remade by section 1 of Ontario Regulation 47/85 and amended by section 1 of Ontario Regulation 282/85 and section 1 of Ontario Regulation 534/85, is revoked and the following substituted therefor:

(2) A person may,

(a) in an area operated by the superintendent for the purpose; and

(b) under the authority of a valid aircraft landing permit,

land an aircraft in a provincial park named in the following Table:

TABLE

1. Kesagami
2. Killarney
3. Lady Evelyn-Smoothwater
4. Opasquia

5. Polar Bear
6. Wabakimi
7. Woodland Caribou
8. Fathom Five
9. Algonquin
10. Quetico
11. Winisk River
12. Michipicoten Island
13. Slate Islands
14. Mississagi River
15. Chapleau-Nemegosenda River

O. Reg. 500/87, s. 5.

6. Subsection 29 (1) of the said Regulation, as amended by section 6 of Ontario Regulation 188/82, section 3 of Ontario Regulation 569/82, section 1 of Ontario Regulation 612/82, subsection 2 (1) of Ontario Regulation 644/83, subsection 2 (1) of Ontario Regulation 546/84 and subsection 6 (1) of Ontario Regulation 424/86, is further amended by adding thereto the following clauses:

(ea) Dividing Lake Provincial Park;

(ja) Hardy Lake Provincial Park;

7. The said Regulation is amended by adding thereto the following section:

30a. No person shall launch, operate or possess a boat, water ski, sailboard, surfboard, watersled or any like thing in any water in a provincial park that is designated as a swimming area or upon any part of a beach adjacent thereto. O. Reg. 500/87, s. 7.

(2486) 37

ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 501/87.

Determination of Apportionments and Levies, 1987.

Made—August 21st, 1987.

Filed—August 25th, 1987.

REGULATION MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

DETERMINATION OF APPORTIONMENTS AND LEVIES, 1987

1. In this Regulation,

“conservation authority” means a conservation authority that makes an apportionment in 1987 on the basis of discounted equalized assessment;

“conservation authority area” means the area over which a conservation authority has jurisdiction;

“conservation authority levy” means the amount required for administrative and capital costs in 1987 by a conservation authority for conservation authority purposes;

“discount factor” means the discount factor for an upper tier municipality or a conservation authority located within the Territorial Districts of Algoma, Cochrane, Nipissing, Sudbury or Thunder Bay as set out in Column 2 of Schedule 2;

“discounted assessment of a supporting municipality” means the sum of,

(a) the product obtained by multiplying the residential and farm assessment by the discount factor prescribed for that upper tier municipality or conservation authority located within a territorial district,

(b) the commercial assessment, and

(c) the equivalent assessment for the municipality as determined under Part I or II as the case may be;

“discounted equalized assessment of a supporting municipality” means the discounted assessment of a supporting municipality divided by its prescribed equalization factor and multiplied by 100;

“equalization factor” means the equalization factor for a municipality as published in *The Ontario Gazette* in 1986 under subsection 55 (3) of the *Assessment Act*;

“last returned assessment roll” means, for regional, county and defined area apportionments, the assessment roll required to be returned to the clerk of the municipality in 1986 in accordance with section 35 of the *Assessment Act*, and for conservation authority apportionments, the assessment roll required to be returned to the clerk of the municipality in 1985 in accordance with section 35 of the *Assessment Act*;

“1986 apportionment guarantee grant” means the apportionment guarantee grant determined under subsections 8 (2) and 17 (2) of Ontario Regulation 360/86;

"1986 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1;

"1986 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality or county, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1;

"1985 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1 to Ontario Regulation 360/86;

"1985 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality or county, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 360/86;

"1984 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1 to Ontario Regulation 251/85;

"1984 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality or county, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 251/85;

"1983 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1 to Ontario Regulation 255/84;

"1983 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality or county, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 255/84;

"1982 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 2 to Ontario Regulation 289/83;

"1982 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality or county, the percentage share of the levy for general purposes as set out in

Column 2 of Schedule 2 to Ontario Regulation 289/83;

"prescribed equalization factor", for a municipality, means the factor as set out in Column 3 of Schedule 1;

"supporting municipality" means,

(a) an area municipality defined in any Act establishing a regional municipality,

(b) a municipality required to provide moneys to a county for county purposes under subsection 365 (6) or 368e (6) of the *Municipal Act*, or

(c) a municipality that is located wholly or partly within a conservation authority area and against which an apportionment utilizing equalized assessment is to be made in 1987 by the conservation authority. O. Reg. 501/87, s. 1.

PART I

REGIONAL MUNICIPALITIES

2.—(1) In this Part,

"annual sum required for regional purposes" means the amount required in 1987 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"apportionment" means an apportionment of an annual sum required for regional purposes among all the area municipalities within a regional municipality made under the Act establishing the regional municipality;

"average municipal commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes other than for school purposes, and under sections 32 and 33 of the *Assessment Act*, on the commercial assessment for the preceding year by the total commercial assessment for the preceding year, multiplied by 1000;

"average overall commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 32 and 33 of the *Assessment Act*, on the commercial assessment of public school supporters in the preceding year by the total commercial assessment of public school supporters for the preceding year, multiplied by 1000;

"discounted equalized assessment of a regional municipality" means the total of the discounted equalized assessments of all area municipalities within the regional municipality;

"equivalent assessment" means the sum of,

- (a) the valuations contained on the last returned assessment roll for which payments in lieu of taxes, including a payment in respect of regional levies, are payable from the Crown in right of Canada or the Crown in right of Ontario or any board, commission, corporation or other agency thereof or Ontario Hydro or any other government, government agency or person where such entitlement is in lieu of taxes on real property and business assessment, except that for those valuations where payment is predicated on the current year's residential and farm mill rate, the valuations shall be reduced by multiplying that assessment by the appropriate upper tier discount factor for purposes of determining a discounted assessment for that area municipality,
- (b) the amount determined by dividing the 1987 entitlements under section 160 of the *Municipal Act* less any adjustments made in 1987 to correct prior year entitlements, by the average municipal commercial mill rate and multiplying the result by 1000,
- (c) the amount determined by dividing the 1986 entitlements under the *International Bridges Municipal Payments Act, 1981* and any agreement providing payments in lieu of taxes for international bridges, by the average municipal commercial mill rate and multiplying the result by 1000, and
- (d) the amount determined by dividing the 1987 entitlements under section 161 of the *Municipal Act* by the average overall commercial mill rate and multiplying the result by 1000;

"1986 annual sum required for regional purposes" means the amount required in 1986 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1986 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1986 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1986 annual sum required for regional purposes;

"1985 annual sum required for regional purposes" means the amount required in 1985 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1985 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1985 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1985 annual sum required for regional purposes;

"1984 annual sum required for regional purposes" means the amount required in 1984 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1984 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1984 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1984 annual sum required for regional purposes;

"1983 annual sum required for regional purposes" means the amount required in 1983 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1983 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1983 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1983 annual sum required for regional purposes;

"1982 annual sum required for regional purposes" means the amount required in 1982 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1982 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1982 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1982 annual sum required for regional purposes;

"special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality for library, sewage or transit purposes on the basis of equalized assessment where the amount is not included in the annual sum required for regional purposes;

"special regional area" means an area comprised of those area municipalities among which a special levy is to be apportioned in 1987.

(2) Notwithstanding the definition of "equivalent assessment", with respect to each municipality in The Regional Municipality of Ottawa-Carleton, the estimated valuations as set out in Column 2 of Schedule 3 for which payments in lieu of taxes are payable from the Crown in right of Canada shall be substituted for the valuations contained on the last returned assessment roll for which payments in lieu of taxes are payable from the Crown in right of Canada.

(3) The estimated valuations as set out in Column 2 of Schedule 3 and the apportionments and the apportionment guarantee grants for all the area municipalities within The Regional Municipality of Ottawa-Carleton shall be deemed to be final, unless by resolution of The Regional Municipality of Ottawa-Carleton, notice is received on or before the 31st day of December, 1989 by the Ministry of Revenue and the Ministry of Municipal Affairs, that the valuations determined by the Crown in right of Canada for 1987 for which payments in lieu of taxes are payable from the Crown in right of Canada have been finalized for all area municipalities, in which case such valuations determined by the Crown in right of Canada shall be substituted for the estimated valuations as set out in Column 2 of Schedule 3 and the apportionments and the apportionment guarantee grants for all area municipalities within the regional municipality shall be redetermined accordingly.

(4) If The Regional Municipality of Ottawa-Carleton has notified the Ministry of Revenue and the Ministry of Municipal Affairs that the estimated valuations from the Crown in right of Canada as set out in Column 2 of Schedule 3 of Ontario Regulations 289/83, 255/84 and 251/85 are to be the finalized valuations for apportionment purposes, the preliminary apportionments described for The Regional Municipality of Ottawa-Carleton in Ontario Regulations 289/83, 255/84 and 251/85 are deemed to be the final apportionments for 1983, 1984 and 1985. O. Reg. 501/87, s. 2.

3. In 1987, the Ministry of Revenue shall determine,

- (a) the discounted equalized assessment of each area municipality; and
- (b) the discounted equalized assessment of each regional municipality. O. Reg. 501/87, s. 3.

4. The Ministry of Revenue shall, in respect of each regional municipality, determine the percentage share of apportionment, correct to three decimal places, for each area municipality within the regional municipality by dividing the discounted equalized assessment of each area municipality as determined under clause 3 (a) by the discounted equalized assessment of the regional municipality as determined under clause 3 (b) and multiplying the result by 100. O. Reg. 501/87, s. 4.

5. The discounted equalized assessment determined under clause 3 (a) and the respective percentage share

of apportionment determined for each area municipality under section 4 shall be substituted for the weighted equalized assessment or equalized assessment in the notice of the weighted equalized assessment or equalized assessment of each area municipality that is sent, under an Act establishing a regional municipality, by the Ministry of Revenue to a regional municipality and to the area municipalities. O. Reg. 501/87, s. 5.

6. For 1987, the apportionment of an annual sum required for regional purposes among the area municipalities within a regional municipality shall be made on the basis of the percentages determined for each area municipality under section 4. O. Reg. 501/87, s. 6.

7.—(1) Sections 1, 2, 3, 4, 6, 8 and 9 apply, with necessary modifications, to a special levy in 1987 and to a special regional area as if a special levy was the annual sum required for regional purposes of the regional municipality and the special regional area was the regional municipality.

(2) Notwithstanding any other provision of this Regulation, where the Act authorizing a special levy authorizes the special levy to be apportioned among area municipalities according to the assessment for the whole or for a specified part of the area municipality and where a regional municipality proposes to use the assessment for only part of an area municipality in apportioning a special levy in accordance with that Act, the assessment for that part of the area municipality shall, for the purposes of subsection (1), be deemed to be the assessment for the whole area municipality. O. Reg. 501/87, s. 7.

8.—(1) For the purposes of determining grant eligibility, the Ministry of Municipal Affairs shall make determinations in the same manner as is prescribed under sections 2, 3, 4 and 7 and the determinations shall be based on the last returned assessment roll and on the equivalent assessments that by this Regulation are required to be added to the real property and business assessment for apportionment purposes.

(2) The Ministry of Municipal Affairs shall determine, for each area municipality within a regional municipality,

- (a) the dollar amount obtained by subtracting from the 1986 apportionment guarantee grant to that area municipality the product obtained by multiplying the total number of households in that area municipality by ten dollars; and
- (b) if the amount obtained under clause (a) is greater than zero,

- (i) the least of the annual sum required for regional purposes, the 1986 annual sum required for regional purposes, the 1985 annual sum required for regional purposes, the 1984 annual

- sum required for regional purposes, the 1983 annual sum required for regional purposes and the 1982 annual sum required for regional purposes,
- (ii) the least of the special levy, the 1986 special levy, the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy, on a special regional area,
 - (iii) the dollar amount obtained by multiplying the least of the percentage determined under section 4, the 1986 sharing responsibility for general purposes, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for that area municipality by the amount determined under subclause (i),
 - (iv) the dollar amount obtained by multiplying the least of the percentage determined under section 7, the 1986 sharing responsibility, the 1985 sharing responsibility, the 1984 sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that area municipality within a special regional area by the amount determined under subclause (ii),
 - (v) the dollar amount obtained by multiplying the least of the 1986 sharing responsibility for general purposes, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for that area municipality by the least of the 1986 annual sum required for special purposes, the 1985 annual sum required for special purposes, the 1984 annual sum required for regional purposes, the 1983 annual sum required for regional purposes and the 1982 annual sum required for regional purposes,
 - (vi) the dollar amount obtained by multiplying the least of the 1986 sharing responsibility, the 1985 sharing responsibility, the 1984 sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that area municipality within a special regional area by the least of the 1986 special levy, the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy,
 - (vii) the sum of the dollar amounts obtained under subclauses (iii) and (iv),
 - (viii) the sum of the dollar amounts obtained under subclauses (v) and (vi),
 - (ix) the dollar change obtained by subtracting the sum determined under subclause (vii) from the sum determined under subclause (viii), and
 - (x) the apportionment guarantee grant in the following manner, namely,
 - (A) if the dollar change determined under subclause (ix) is greater than zero, subtracting the dollar change obtained under subclause (ix) from the dollar amount obtained under clause (a), or
 - (B) if the dollar change determined under subclause (ix) is equal to zero, taking the dollar amount obtained under clause (a).
- (3) The Ministry of Municipal Affairs shall notify the treasurer of the area municipality of the amount of the apportionment guarantee grant, determined under subsection (2), and the Minister shall pay to the area municipality such amount, if any.
- (4) The amount payable under subsection (3) in respect of the annual sum required for regional purposes and the special levies shall be deducted by the area municipality from the annual sum and the levies, in the manner determined by the council of the area municipality, and the net amounts so determined shall be the amounts to be raised by the area municipality in 1987. O. Reg. 501/87, s. 8.
- 9.—(1) Where the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more area municipalities within a regional municipality is altered by the Ontario Municipal Board upon an appeal, the treasurer of the regional municipality shall determine what portion of the annual sum required for regional purposes would have been apportioned to each of the area municipalities within the regional municipality in 1987 under this Regulation.
- (2) Where the Ontario Municipal Board alters for 1987 the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of an area municipality as described in subsection (1), the

Ministry of Municipal Affairs shall redetermine the grant eligibility of each area municipality within the regional area in accordance with subsections 8 (1) and (2) on the basis of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, and the Minister shall adjust the amount payable under subsection 8 (3) accordingly. O. Reg. 501/87, s. 9.

10. The revised portion determined in respect of an area municipality under subsection 9 (1), less the revised amount payable under subsection 9 (2) in respect of that area municipality shall, for the purposes of this Regulation, be deemed to be the amount that such area municipality is required to raise as its share of the annual sum required for regional purposes for 1987. O. Reg. 501/87, s. 10.

11.—(1) In this section, "Regional Area" means the Regional Area as defined in clause 1 (o) of the *Regional Municipality of Haldimand-Norfolk Act*.

(2) Sections 3 to 10 do not apply to The Regional Municipality of Haldimand-Norfolk and the area municipalities within the Regional Area.

(3) The Regional Municipality of Haldimand-Norfolk shall raise the annual sum required for regional purposes in accordance with subsections 79 (2) to (8) of the *Regional Municipality of Haldimand-Norfolk Act*.

(4) For the purposes of determining grant eligibility within the Regional Area, the Ministry of Municipal Affairs shall determine in respect of each area municipality,

(a) the dollar amount obtained by multiplying the residential and farm assessment contained on the last returned assessment roll by the uniform residential and farm rate of 44.159 prescribed for regional purposes in 1986, and dividing the result by 1000;

(b) the dollar amount obtained by multiplying the residential and farm assessment, prior to the assessment update, as set out in Column 2 of Schedule 4 by the actual rate levied on residential and farm assessment for regional purposes in 1986 and dividing the result by 1000; and

(c) the dollar change obtained by subtracting the dollar amount obtained in clause (a) from that determined under clause (b).

(5) If the dollar change obtained under clause (4) (c) is greater than zero, that amount correct to the nearest dollar represents the apportionment guarantee grant entitlement for that area municipality.

(6) The Ministry of Municipal Affairs shall notify the treasurer of the area municipality of the amount of the apportionment guarantee grant determined under subsection (5) and the Minister shall pay to the area municipality such amount.

(7) The amount payable under subsection (6) in respect of the annual sum required for regional purposes shall be deducted by the area municipality from the 1987 taxes otherwise payable by the residential and farm ratepayers. O. Reg. 501/87, s. 11.

12. This Part does not apply to The Regional Municipality of Peel, The Regional Municipality of Sudbury, The Municipality of Metropolitan Toronto or The District Municipality of Muskoka. O. Reg. 501/87, s. 12.

PART II

COUNTIES

13. In this Part,

"annual sum required for county purposes" means the amount required in 1987 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"apportionment" means an apportionment of the annual sum required for county purposes among all supporting municipalities within a county under subsection 365 (6) or 368e (2) of the *Municipal Act*;

"average municipal commercial mill rate" means, in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 32 and 33 of the *Assessment Act*, on the commercial assessment for 1985 by the total commercial assessment for 1985 multiplied by 1000;

"discounted equalized assessment of the county" means the total of the discounted equalized assessments of all supporting municipalities within the county;

"1986 annual sum required for county purposes" means the amount required in 1986 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1986 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1986 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1986 annual sum required for county purposes;

"1985 annual sum required for county purposes" means the amount required in 1985 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1985 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1985 by a county for county road or library purposes on the basis of equalized assessment where such sum was not included in the 1985 annual sum required for county purposes;

"1984 annual sum required for county purposes" means the amount required in 1984 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1984 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1984 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1984 annual sum required for county purposes;

"1983 annual sum required for county purposes" means the amount required in 1983 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1983 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1983 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1983 annual sum required for county purposes;

"1982 annual sum required for county purposes" means the amount required in 1982 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;

"1982 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1982 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1982 annual sum required for county purposes;

"special county area" means an area comprised of those supporting municipalities among which a special levy is to be apportioned in 1987;

"special levy" means an amount apportioned among and levied upon two or more supporting municipalities by a county for county road or library purposes on the basis of equalized assessment where that amount is not included in the annual sum required for county purposes. O. Reg. 501/87, s. 13.

14. The clerk of each supporting municipality shall provide in writing, to the clerk of the county in which the municipality is located, a statement indicating with respect to the supporting municipality,

- (a) its prescribed equalization factor;
- (b) its residential and farm assessment;
- (c) its commercial assessment;
- (d) its total payments in lieu of taxes for 1985 as defined in clause 365 (1) (j) of the *Municipal Act*;
- (e) its portion of payments in lieu of taxes as determined under clause (d) not allocated for school purposes; and
- (f) its equivalent assessment for apportionment purposes, obtained by dividing the portion of payments in lieu of taxes for 1985 as determined under clause (e) by the average municipal commercial mill rate and multiplying the result by 1000. O. Reg. 501/87, s. 14.

15. In 1987, the treasurer of each county shall determine,

- (a) the discounted equalized assessment of each supporting municipality in the county; and
- (b) the discounted equalized assessment of the county. O. Reg. 501/87, s. 15.

16. The treasurer of each county shall determine the percentage share of apportionment, correct to three decimal places, for each supporting municipality within the county by dividing the discounted equalized assessment of each supporting municipality as determined under clause 15 (a) by the discounted equalized assessment of the county as determined under clause 15 (b) and multiplying the result by 100. O. Reg. 501/87, s. 16.

17. Sections 13 to 16 and 18 to 20 apply with necessary modifications to a special levy of a county in 1987 and to the special county area as if the special levy was a levy of the county under subsection 365 (6) of the *Municipal Act* and the special county area was the county. O. Reg. 501/87, s. 17.

18.—(1) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs shall make determinations in the manner prescribed under sections 13 to 17, and the determinations under this subsection shall be based on the last returned assessment roll, and on the equivalent assessments that, by this Regulation, are required to be added to the real property and business assessment for apportionment purposes.

(2) The Ministry of Municipal Affairs shall determine for each supporting municipality within a county,

- (a) the dollar amount obtained by subtracting from the 1986 apportionment guarantee grant to that supporting municipality the

product obtained by multiplying the total number of households in that supporting municipality by five dollars; and

(b) if the dollar amount obtained under clause (a) is greater than zero,

- (i) the least of the annual sum required for county purposes, the 1986 annual sum required for county purposes, the 1985 annual sum required for county purposes, the 1984 annual sum required for county purposes, the 1983 annual sum required for county purposes and the 1982 annual sum required for county purposes,
- (ii) the least of the special levy, the 1986 special levy, the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy, on a special county area,
- (iii) the dollar amount obtained by multiplying the least of the percentage determined under section 16, the 1986 sharing responsibility for general purposes, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for the supporting municipality by the amount determined under subclause (i),
- (iv) the dollar amount obtained by multiplying the least of the percentage determined under section 17, the 1986 sharing responsibility, the 1985 sharing responsibility, the 1984 sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that supporting municipality within a special county area by the amount determined under subclause (ii),
- (v) the dollar amount obtained by multiplying the least of the 1986 sharing responsibility for general purposes, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for the supporting municipality by the least of the 1986 annual sum required for county purposes, the 1985 annual sum required for county purposes, the 1984 annual sum required for county purposes, the 1983 annual sum required for county purposes and the

1982 annual sum required for county purposes,

- (vi) the dollar amount obtained by multiplying the least of the 1986 sharing responsibility, the 1985 sharing responsibility, the 1984 sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that supporting municipality within a special county area by the least of the 1986 special levy, the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy,
- (vii) the sum of all the dollar amounts obtained under subclauses (iii) and (iv),
- (viii) the sum of all the dollar amounts obtained under subclauses (v) and (vi),
- (ix) the dollar change obtained by subtracting the sum obtained under subclause (vii) from the sum obtained under subclause (viii), and
- (x) the apportionment guarantee grant in the following manner, namely,
 - (A) if the dollar change determined under subclause (ix) is greater than zero, subtracting the dollar change obtained under subclause (ix) from the dollar amount obtained under clause (a), or
 - (B) if the dollar change determined under subclause (ix) is equal to zero, taking the dollar amount obtained under clause (a).

(3) The Ministry of Municipal Affairs shall notify the treasurer of each supporting municipality of the amount of the apportionment guarantee grant determined under subsection (2), and the Minister shall pay such amount, if any, to each supporting municipality within a county which apportions the annual sum required for county purposes on the basis of the apportionment prescribed in this Regulation.

(4) Where the Minister has paid an apportionment guarantee grant to a supporting municipality and the county subsequently fails to apportion the annual sum required for county purposes on the basis of the apportionment prescribed in this Regulation, the grant paid under subsection (3) to the supporting municipality shall be repayable to the Minister.

(5) The amount payable under subsection (3) shall be deducted by the supporting municipality from the county levy and the special levy as determined by the

council of the supporting municipality and the net amount so determined shall be the amount to be raised by the municipality in 1987. O. Reg. 501/87, s. 18.

19. Unless an amending by-law is passed under subsection 365 (9) of the *Municipal Act*, a by-law passed by the council of a county under subsection 365 (6) of that Act shall apportion the annual sum required for county purposes on the basis of the percentage determined for each supporting municipality under section 16, and the amount that each supporting municipality is required to provide shall be the amount so determined. O. Reg. 501/87, s. 19.

20. Where the council of the county finds a determination made under section 15, 16 or 17 to be incorrect, the council on or before the 31st day of December, 1987 shall amend the percentage shares of apportionment as set out in the by-law passed under subsection 365 (6) of the *Municipal Act* and shall notify the Ministry of Municipal Affairs of such amendment. O. Reg. 501/87, s. 20.

21. Where a by-law of a county passed under subsection 365 (6) of the *Municipal Act* is amended by a by-law passed under subsection 365 (9) of that Act, the amending by-law shall specify the amount to be provided by each supporting municipality within the county in 1987. O. Reg. 501/87, s. 21.

22.—(1) Where the Ontario Municipal Board, upon an appeal under subsection 365 (11) of the *Municipal Act*, determines that the equalization factor, the residential and farm assessment, commercial assessment, or the equivalent assessment, as determined under this Part, of one or more supporting municipalities within a county should be altered, or an adjustment of percentage shares is made by the Ontario Municipal Board under subsection 365 (18) of that Act or the clerk of a county receives written notification from the clerk of a supporting municipality indicating a revision to the statement supplied in accordance with section 14, the treasurer of the county shall determine what the responsibility of each supporting municipality would have been in accordance with sections 15 to 17 and section 19 and the council of the county shall, by amending the by-law passed under subsection 365 (6) of the *Municipal Act*, adjust accordingly the amounts to be provided by each supporting municipality.

(2) Where as a result of an appeal to the Ontario Municipal Board the treasurer of the county alters for the year 1987 the percentage share of responsibility for a supporting municipality as described in subsection (1) or the council of the county amends its apportionment by-law in accordance with section 20, the Ministry of Municipal Affairs shall redetermine the grant eligibility of each supporting municipality within the county in accordance with subsections 18 (1) and (2), and the Minister shall adjust the amount payable to each supporting municipality under subsection 18 (3) accordingly. O. Reg. 501/87, s. 22.

23.—(1) Sections 14 to 22 do not apply to the

County of Brant and the supporting municipalities within the County.

(2) The County of Brant shall raise the annual sum required for county purposes in accordance with subsections 368e (2) to (8) of the *Municipal Act*.

(3) For the purpose of determining grant eligibility within the County of Brant, the Ministry of Municipal Affairs shall determine in respect to each supporting municipality,

- (a) the dollar amount obtained by multiplying the residential and farm assessment contained on the last returned assessment roll by the uniform residential and farm rate of 16.943 prescribed for county purposes in 1986 and dividing the result by 1,000;
- (b) the dollar amount obtained by multiplying the residential and farm assessment, prior to the assessment update, as set out in Column 2 of Schedule 4 by the actual rate levied on residential and farm assessment for county purposes in 1986 and dividing the result by 1000;
- (c) the dollar change obtained by subtracting the dollar amount obtained in clause (a) from that determined under clause (b).

(4) If the dollar change obtained under clause (3) (c) is greater than zero, that amount correct to the nearest dollar represents the apportionment guarantee grant entitlement for that supporting municipality.

(5) The Ministry of Municipal Affairs shall notify the treasurer of the supporting municipality of the amount of the apportionment guarantee grant, determined under subsection (4), and the Minister shall pay to the supporting municipality such amount.

(6) The amount payable under subsection (5) in respect of the annual sum refunded for county purposes shall be deducted by the supporting municipality from the 1987 taxes otherwise payable by the residential and farm ratepayers. O. Reg. 501/87, s. 23.

PART III

CONSERVATION AUTHORITIES

24.—(1) In this Part,

"apportionment" means an apportionment made by a conservation authority among the municipalities within the conservation authority area of an amount required for the purposes of the conservation authority under the *Conservation Authorities Act*;

"discounted equalized assessment of a conservation authority" means the total of the discounted equalized assessments of all municipalities within a conservation authority area;

"municipality" means a regional municipality, supporting municipality, city or separated town;

"municipality within a conservation authority area" means a municipality that is located wholly or partly within a conservation authority area and against which an apportionment is to be made in 1987 by the conservation authority.

(2) Where only part of a municipality against which an apportionment is made by a conservation authority in 1987 is located within the conservation authority area, the discounted equalized assessment for that part of the municipality shall be deemed to be the discounted equalized assessment for the whole municipality for the purposes of this Part.

(3) For the purpose of this Part, the discounted equalized assessment of a regional municipality is the sum of the discounted equalized assessments of the municipalities within the regional municipality. O. Reg. 501/87, s. 24.

25. In 1987, the Ministry of Natural Resources shall determine in respect of each conservation authority,

(a) the discounted equalized assessment of each municipality within the conservation authority area; and

(b) the discounted equalized assessment of each conservation authority. O. Reg. 501/87, s. 25.

26. The Ministry of Natural Resources shall, in respect of each conservation authority, determine the 1987 percentage share of apportionment, correct to four decimal places, for each municipality within the conservation authority area by dividing the discounted equalized assessment of each municipality, as determined under clause 25 (a), by the discounted equalized assessment of the conservation authority, as determined under clause 25 (b), and multiplying the result by 100. O. Reg. 501/87, s. 26.

27. The discounted equalized assessment determined under section 25 and the respective 1987 percentage share of apportionment determined for each municipality under section 26 shall be substituted for the equalized assessment in the notice of the equalized assessment that is provided to the conservation authority by the Ministry of Natural Resources under the Act establishing a conservation authority. O. Reg. 501/87, s. 27.

28.—(1) For 1987, the apportionment of the conservation authority levies among the municipalities within a conservation authority area shall be made on the basis of the percentages determined for each municipality under section 26.

(2) The Ministry of Natural Resources shall submit to each conservation authority to which subsection (1) applies a statement showing the information men-

tioned in clauses 25 (a) and (b) and the calculations which produced that information.

(3) A conservation authority shall, upon receipt of the statement referred to in subsection (2), forthwith forward a copy of the statement to the clerk of each municipality within the conservation authority area. O. Reg. 501/87, s. 28.

29. Each conservation authority shall forward to the Ministry of Natural Resources a statement showing the total amount apportioned for 1987 among the municipalities within the conservation authority area under the Act establishing the conservation authority, as modified by subsection 28 (1). O. Reg. 501/87, s. 29.

30.—(1) Where the equalization factor, the residential and farm assessment or the commercial assessment of one or more municipalities within a conservation authority area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the conservation authority, notice of the altered equalization factor, residential and farm assessment, or commercial assessment, as the case may be, shall be given forthwith by the clerk of the municipality to the Ministry of Natural Resources.

(2) Upon being satisfied that all appeals of the equalization factor, the residential and farm assessment or the commercial assessment of all municipalities within a conservation authority area have been determined and that all notices under subsection (1) have been received, the Ministry of Natural Resources shall, using the altered equalization factor, residential and farm assessment, or commercial assessment, as the case may be,

(a) make the determinations required under sections 25 and 26; and

(b) revise the notice and information to be supplied under sections 27 and 28.

(3) When a conservation authority receives a notice revised by the Ministry of Natural Resources under clause (2) (b), the conservation authority shall amend the apportionment of the total sum required for conservation authority purposes among the municipalities within the conservation authority area on the basis of the adjusted discounted equalized assessments. O. Reg. 501/87, s. 30.

PART IV

GENERAL

31.—(1) Where any Act requires the Ministry of Revenue or the Ministry of Municipal Affairs to equalize assessment rolls or parts of an assessment roll that relate to two or more defined areas within a supporting municipality, the Ministry of Municipal Affairs shall, in equalizing each assessment roll or each

part of the assessment roll, as the case may be, for purposes of municipal taxation in 1987, use the same equalization factor as was used to equalize such assessment roll or such part of the assessment roll for purposes of municipal taxation in 1979.

(2) Subsection (1) does not apply to a supporting municipality where there has been a different assessment generally of real property within that supporting municipality under section 63 of the *Assessment Act*. O. Reg. 501/87, s. 31.

32.—(1) Where the Ministry of Municipal Affairs, Ministry of Revenue or Ministry of Natural Resources, as the case may be, determines in respect of a regional municipality, county or conservation authority that any calculation made under this Regulation was made incorrectly or was based on incorrect information, the Ministry of Municipal Affairs may correct the calculation and may determine the amount that would have been payable to the supporting municipalities within the regional municipality, county, or conservation authority area by the Ministry of Municipal Affairs under this Regulation if the calculation had been correct and the grant amounts payable under Part I or II may be adjusted accordingly.

(2) Where a determination is made under subsection (1) in respect of an apportionment and levy of a regional municipality, county or conservation authority, that apportionment and levy shall be adjusted in accordance with the corrected calculations and any overpayment or underpayment by a supporting municipality shall be corrected in the same manner as it is corrected following an appeal of a county apportionment by-law or of a discounted equalized assessment being used for apportionment purposes, whichever is applicable. O. Reg. 501/87, s. 32.

33. Where, under this Regulation, an adjustment is made by the Ministry of Municipal Affairs or Ministry of Revenue, as the case may be, in the grant amounts payable by the Minister of Municipal Affairs to a supporting municipality under Part I or II, and where the Ministry of Municipal Affairs determines as a result of the adjustment that an overpayment has been made to the municipality, it shall notify the municipality of the amount of the overpayment and the amount of the overpayment shall be paid forthwith by the municipality to the Ministry of Municipal Affairs. O. Reg. 501/87, s. 33.

34. This Regulation applies to apportionments and levies made on or after the 1st day of January, 1987.

Schedule 1

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Durham R - General Levy			Niagara R - General Levy		
Oshawa C	35.792	15.42	Niagara Falls C	22.658	9.83
Ajax T	10.201	29.51	Port Colborne C	4.538	11.30
Newcastle T	10.053	3.92	St Catharines C	30.632	8.92
Pickering T	17.681	27.06	Welland C	11.167	11.47
Whitby T	14.848	6.76	Thorold C	5.027	10.69
Brock Tp	2.705	11.31	Fort Erie T	6.309	9.92
Scugog Tp	4.364	4.33	Grimsby T	4.293	7.36
Uxbridge Tp	4.356	4.17	Lincoln T	3.866	6.69
	<u>100.000</u>		Niagara-on-the-Lake T	5.277	4.80
Haldimand - Norfolk R - General Levy			Pelham T	2.655	7.12
Nanticoke C	30.832	7.79	Wainfleet Tp	1.318	7.47
Dunnville T	8.973	7.79	West Lincoln Tp	2.260	6.97
Haldimand T	15.976	7.79		<u>100.000</u>	
Simcoe T	15.606	7.79	Ottawa - Carleton R - General Levy		
Delhi Tp	15.334	7.79	Ottawa C	63.925	8.28
Norfolk Tp	13.279	7.79	Vanier C	1.608	8.17
	<u>100.000</u>		Kanata C	3.731	3.06
Halton R - General Levy			Nepean C	12.975	3.66
Burlington C	40.324	8.96	Gloucester C	9.912	4.25
Halton Hills T	11.251	7.41	Rockcliffe Park V	.610	3.89
Milton T	10.722	6.73	Cumberland Tp	2.227	3.79
Oakville T	37.703	8.58	Goulbourn Tp	1.224	3.90
	<u>100.000</u>		Osgoode Tp	1.074	3.22
Hamilton - Wentworth R - General Levy			Rideau Tp	1.210	3.21
Hamilton C	73.067	11.24	West Carleton Tp	1.504	75.86
Stoney Creek C	10.588	12.03		<u>100.000</u>	
Ancaster T	4.125	5.45	Ottawa - Carleton R - Sewer Levy		
Dundas T	3.759	6.89	Ottawa C	68.764	8.28
Flamborough T	6.250	5.73	Vanier C	1.730	8.17
Glanbrook Tp	2.211	6.25	Kanata C	3.754	3.06
	<u>100.000</u>		Nepean C	13.501	3.66
Hamilton - Wentworth R - Library Levy			Gloucester C	9.120	4.25
Stoney Creek C	45.687	12.03	Rockcliffe Park V	.657	3.89
Ancaster T	17.800	5.45	Cumberland Tp	1.600	3.79
Flamborough T	26.972	5.73	Goulbourn Tp	.874	3.90
Glanbrook Tp	9.541	6.25		<u>100.000</u>	
	<u>100.000</u>		Ottawa - Carleton R - Transit Levy		
			Ottawa C	69.217	8.28
			Vanier C	1.741	8.17
			Kanata C	3.730	3.06
			Nepean C	13.542	3.66
			Gloucester C	9.503	4.25
			Rockcliffe Park V	.661	3.89
			Cumberland Tp	1.606	3.79
				<u>100.000</u>	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Waterloo R - General Levy			Brant Co - General Levy		
Cambridge C	21.412	15.54	Paris T	20.050	10.84
Kitchener C	42.719	10.92	Brantford Tp	36.233	10.84
Waterloo C	22.141	9.54	Burford Tp	19.465	10.84
North Dumfries Tp	2.091	8.03	South Dumfries Tp	15.245	10.84
Wellesley Tp	1.930	6.27	Oakland Tp	4.170	10.84
Wilmot Tp	3.405	11.24	Onondaga Tp	4.837	10.84
Woolwich Tp	6.302	13.35		100.000	
	100.000				
Waterloo R - Library Levy			Bruce Co - General Levy		
North Dumfries Tp	15.235	8.03	Chesley T	1.643	41.19
Wellesley Tp	14.059	6.27	Kincardine T	6.782	42.86
Wilmot Tp	24.801	11.24	Port Elgin T	7.143	41.68
Woolwich Tp	45.905	13.35	Southampton T	4.528	38.43
	100.000		Walkerton T	5.909	41.62
			Warton T	2.050	39.09
York R - General Levy			Hepworth V	.280	40.57
Aurora T	4.755	25.66	Lion's Head V	.620	40.63
Markham T	35.683	23.15	Lucknow V	1.088	41.20
Newmarket T	6.799	21.88	Mildmay V	.876	35.52
Richmond Hill T	11.786	22.88	Paisley V	.841	43.05
Vaughan T	25.589	23.85	Ripley V	.533	38.68
Whitchurch - Stouffville	3.712	21.20	Tara V	.705	42.86
East Gwillimbury T	2.707	19.16	Teeswater V	.993	39.23
Georgina T	4.081	21.16	Tiverton V	.607	49.11
King Tp	4.888	19.60	Albemarle Tp	2.913	35.41
	100.000		Amabel Tp	7.426	36.42
			Arran Tp	2.030	31.61
Oxford Co - General Levy			Brant Tp	5.570	30.37
Woodstock C	27.874	9.09	Bruce Tp	8.496	31.64
Ingersoll T	6.969	9.44	Carrick Tp	3.560	27.53
Tillsonburg T	12.963	9.35	Culross Tp	2.705	27.06
Blandford - Blenheim Tp	10.197	5.77	Eastnor Tp	3.428	101.75
East Zorra - Tavistock Tp	8.048	5.39	Elderslie Tp	2.084	31.65
Norwich Tp	10.840	5.62	Greenock Tp	2.467	31.05
South-West Oxford Tp	8.904	5.29	Huron Tp	7.337	28.93
Zorra Tp	14.205	5.49	Kincardine Tp	5.011	34.12
	100.000		Kinloss Tp	2.023	27.59
			Lindsay Tp	1.865	35.77
Oxford Co - Library Levy			St Edmunds Tp	4.380	34.94
Ingersoll T	11.780	9.44	Saugeen Tp	4.107	31.15
Blandford - Blenheim Tp	17.235	5.77		100.000	
East Zorra - Tavistock Tp	13.602	5.39			
Norwich Tp	18.323	5.62			
South-West Oxford Tp	15.051	5.29			
Zorra Tp	24.009	5.49			
	100.000				

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Bruce Co - Highways Levy			Elgin Co - General Levy		
Chesley T	1.753	41.19	Aylmer T	9.248	9.44
Kincardine T	7.234	42.86	Belmont V	1.198	5.84
Port Elgin T	7.619	41.68	Dutton V	1.452	7.65
Southampton T	4.830	38.43	Port Burwell V	.754	7.69
Walkerton T	6.303	41.62	Port Stanley V	3.569	6.75
Wiarton T	2.187	39.09	Rodney V	1.405	7.75
Hepworth V	.299	40.57	Springfield V	.547	6.06
Lion's Head V	.661	40.63	Vienna V	.371	7.39
Lucknow V	1.160	41.20	West Lorne V	1.947	8.10
Mildmay V	.934	35.52	Aldbrough Tp	7.840	4.66
Paisley V	.897	43.05	Bayham Tp	6.946	5.88
Ripley V	.568	38.68	South Dorchester Tp	3.833	4.07
Tara V	.752	42.86	Dunwich Tp	6.847	4.42
Teeswater V	1.059	39.23	Malahide Tp	15.647	5.77
Tiverton V	.648	49.11	Southwold Tp	23.747	7.33
Albemarle Tp	3.107	35.41	Yarmouth Tp	14.649	5.51
Amabel Tp	7.920	36.42		100.000	
Arran Tp	2.166	31.61			
Brant Tp	5.941	30.37	Essex Co - General Levy		
Bruce Tp	9.062	31.64	Amherstburg T	6.262	38.56
Carrick Tp	3.797	27.53	Belle River T	1.945	4.92
Culross Tp	2.885	27.06	Essex T	3.299	5.72
Eastnor Tp	3.656	101.75	Harrow T	1.582	5.73
Elderslie Tp	2.223	31.65	Kingsville T	3.034	34.80
Greenock Tp	2.631	31.05	Leamington T	9.769	40.81
Huron Tp	7.826	28.93	Tecumseh T	4.404	4.68
Kincardine Tp	5.344	34.12	St Clair Beach V	2.075	4.51
Kinloss Tp	2.157	27.59	Anderdon Tp	4.449	31.90
Saugeen Tp	4.381	31.15	Colchester North Tp	2.052	4.35
	100.000		Colchester South Tp	4.882	3.56
Dufferin Co - General Levy			Gosfield North Tp	2.879	4.56
Orangeville T	37.584	5.81	Gosfield South Tp	5.810	4.16
Shelburne T	5.587	28.30	Maidstone Tp	11.451	5.04
Grand Valley V	2.203	23.49	Malden Tp	2.892	26.51
Amaranth Tp	8.171	28.68	Mersea Tp	10.678	3.94
East Garafraxa Tp	5.946	29.35	Rochester Tp	3.112	4.26
East Luther Tp	2.870	4.60	Sandwich South Tp	7.111	4.45
Melancthon Tp	6.347	4.65	Sandwich West Tp	7.435	4.55
Mono Tp	22.187	3.74	Tilbury North Tp	3.111	4.08
Mulmur Tp	9.105	3.83	Tilbury West Tp	1.768	3.94
	100.000			100.000	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Essex Co - Library Levy			Frontenac Co - Library Levy		
Amherstburg T	7.093	38.56	Barrie Tp	1.798	4.28
Essex T	3.737	5.72	Clarendon and Miller Tp	1.111	4.10
Harrow T	1.792	5.73	Hinchinbrooke Tp	1.222	4.93
Kingsville T	3.437	34.80	Howe Island Tp	.536	4.42
Tecumseh T	4.988	4.68	Kennebec Tp	1.041	4.60
St Clair Beach V	2.350	4.51	Kingston Tp	56.429	7.15
Anderdon Tp	5.039	31.90	Loughborough Tp	3.143	5.78
Colchester North Tp	2.324	4.35	Olden Tp	.810	4.47
Colchester South Tp	5.530	3.56	Oso Tp	1.289	4.93
Gosfield North Tp	3.261	4.56	Palmerston&N&S Canonto Tp	.611	4.66
Gosfield South Tp	6.581	4.16	Pittsburgh Tp	23.513	5.61
Maidstone Tp	12.970	5.04	Portland Tp	3.536	6.30
Malden Tp	3.276	26.51	Storrington Tp	3.270	5.49
Mersea Tp	12.095	3.94	Wolfe Island Tp	1.691	6.02
Rochester Tp	3.525	4.26		100.000	
Sandwich South Tp	8.054	4.45	Frontenac Co - Highways Levy		
Sandwich West Tp	8.422	4.55	Bedford Tp	2.755	4.55
Tilbury North Tp	3.523	4.08	Howe Island Tp	.576	4.42
Tilbury West Tp	2.003	3.94	Kingston Tp	60.684	7.15
	100.000		Loughborough Tp	3.380	5.78
Frontenac Co - General Levy			Pittsburgh Tp	25.286	5.61
Barrie Tp	1.753	4.28	Portland Tp	3.803	6.30
Bedford Tp	2.498	4.55	Storrington Tp	3.516	5.49
Clarendon and Miller Tp	1.083	4.10		100.000	
Hinchinbrooke Tp	1.192	4.93			
Howe Island Tp	.522	4.42			
Kennebec Tp	1.015	4.60			
Kingston Tp	55.019	7.15			
Loughborough Tp	3.064	5.78			
Olden Tp	.790	4.47			
Oso Tp	1.257	4.93			
Palmerston&N&S Canonto Tp	.596	4.66			
Pittsburgh Tp	22.926	5.61			
Portland Tp	3.448	6.30			
Storrington Tp	3.188	5.49			
Wolfe Island Tp	1.649	6.02			
	100.000				

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Grey Co - General Levy			Hastings Co - General Levy		
Durham T	2.495	101.97	Deseronto T	2.430	4.81
Hanover T	9.094	44.90	Bancroft V	4.979	4.44
Meaford T	5.264	43.88	Deloro V	.107	6.82
Thornbury T	3.183	41.12	Frankford V	2.681	4.56
Chatsworth V	.465	46.83	Madoc V	1.668	31.90
Dundalk V	1.537	48.67	Marmora V	1.433	6.47
Flesherton V	.618	53.24	Stirling V	2.719	29.86
Markdale V	1.721	47.19	Tweed V	2.568	5.42
Neustadt V	.427	47.81	Bangor Wicklow&McClure Tp	2.793	2.07
Shallow Lake V	.292	47.54	Carlow Tp	.568	3.13
Artemesia Tp	5.066	38.79	Dungannon Tp	1.284	3.76
Bentinck Tp	6.335	44.37	Elzevir and Grimsthorpe Tp	1.056	3.20
Collingwood Tp	13.599	40.78	Faraday Tp	2.242	2.82
Derby Tp	4.977	44.64	Herschel Tp	2.323	2.31
Egremont Tp	3.395	34.68	Hungerford Tp	3.793	3.61
Euphrasia Tp	3.960	37.58	Huntingdon Tp	2.900	3.78
Glenelg Tp	3.085	38.50	Limerick Tp	1.056	1.95
Holland Tp	3.230	41.18	Madoc Tp	2.134	4.07
Keppel Tp	5.032	42.93	Marmora and Lake Tp	3.061	2.94
Normanby Tp	4.094	34.63	Mayo Tp	.597	2.59
Osprey Tp	3.060	37.24	Monteagle Tp	1.384	2.59
Proton Tp	2.551	38.00	Rawdon Tp	3.521	4.38
St Vincent Tp	5.825	38.95	Sidney Tp	32.539	4.57
Sarawak Tp	3.260	41.96	Thurlow Tp	13.666	5.17
Sullivan Tp	3.097	37.71	Tudor and Cashel Tp	1.156	2.26
Sydenham Tp	4.338	38.53	Tyendinaga Tp	4.244	5.68
	<u>100.000</u>		Wollaston Tp	1.098	2.62
				<u>100.000</u>	

Haliburton Co - General Levy

Anson Hindon and MindenTp	16.123	1.94
Cardiff Tp	4.877	3.53
Dysart et al Tp	37.088	1.61
Glamorgan Tp	5.687	.73
Lutterworth Tp	7.422	.63
Monmouth Tp	3.661	.91
Sherborne McClintock et al Tp	11.366	1.50
Snowdon Tp	3.354	.55
Stanhope Tp	9.384	1.21
Bicroft Tp	1.038	12.18
	<u>100.000</u>	

Hastings Co - County Roads Levy

Deseronto T	3.018	4.81
Deloro V	.133	6.82
Frankford V	3.330	4.56
Madoc V	2.071	31.90
Marmora V	1.780	6.47
Stirling V	3.377	29.86
Tweed V	3.190	5.42
Elzevir and Grimsthorpe Tp	1.312	3.20
Hungerford Tp	4.711	3.61
Huntingdon Tp	3.602	3.78
Madoc Tp	2.650	4.07
Marmora and Lake Tp	3.801	2.94
Rawdon Tp	4.372	4.38
Sidney Tp	40.411	4.57
Thurlow Tp	16.972	5.17
Tyendinaga Tp	5.270	5.68
	<u>100.000</u>	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Huron Co - General Levy			Lambton Co - General Levy		
Clinton T	3.044	7.15	Forest T	1.766	8.76
Exeter T	5.865	6.12	Petrolia T	2.788	29.99
Goderich T	11.666	6.60	Alvinston V	.469	7.47
Seaforth T	2.661	6.71	Arkona V	.227	6.63
Wingham T	3.671	6.99	Grand Bend V	1.448	4.91
Bayfield V	1.496	3.36	Oil Springs V	.312	29.09
Blyth V	1.006	6.26	Point Edward V	4.850	7.89
Brussels V	.951	6.31	Thedford V	.400	8.36
Hensall V	1.905	7.59	Watford V	1.118	7.59
Zurich V	.709	6.08	Wyoming V	1.292	29.08
Ashfield Tp	4.831	3.91	Bosanquet Tp	8.420	3.97
Colborne Tp	3.355	4.20	Brooke Tp	3.609	4.71
Goderich Tp	6.034	3.86	Dawn Tp	3.943	5.38
Grey Tp	3.449	5.06	Enniskillen Tp	3.978	4.09
Hay Tp	5.458	3.51	Euphemia Tp	1.530	4.24
Howick Tp	4.239	5.27	Moore Tp	19.727	7.71
Hullett Tp	3.892	4.63	Plympton Tp	6.156	3.71
McKillop Tp	3.623	3.95	Sarnia Tp	26.695	5.16
Morris Tp	2.868	5.03	Sombra Tp	7.531	6.83
Stanley Tp	4.047	3.86	Warwick Tp	3.741	4.06
Stephen Tp	10.721	3.99		100.000	
Tuckersmith Tp	4.483	4.46			
Turnberry Tp	2.197	5.52	Lambton Co - Library Levy		
Usborne Tp	4.190	3.72	Forest T	1.936	8.76
East Wawanosh Tp	1.873	4.80	Petrolia T	3.057	29.99
West Wawanosh Tp	1.766	5.51	Alvinston V	.514	7.47
	100.000		Arkona V	.249	6.63
Kent Co - General Levy			Grand Bend V	1.588	4.91
Blenheim T	4.528	31.29	Oil Springs V	.342	29.09
Bothwell T	.701	9.05	Thedford V	.438	8.36
Dresden T	2.447	7.98	Watford V	1.226	7.59
Ridgetown T	2.933	31.05	Wyoming V	1.416	29.08
Tilbury T	5.874	31.15	Bosanquet Tp	9.231	3.97
Wallaceburg T	12.107	10.01	Brooke Tp	3.957	4.71
Erieau V	.697	5.46	Enniskillen Tp	4.362	4.09
Erie Beach V	.173	24.45	Euphemia Tp	1.678	4.24
Highgate V	.331	7.12	Moore Tp	21.629	7.71
Thamesville V	.869	32.23	Plympton Tp	6.749	3.71
Wheatley V	1.287	31.57	Sarnia Tp	29.269	5.16
Camden Tp	4.148	4.24	Sombra Tp	8.257	6.83
Chatham Tp	13.627	4.19	Warwick Tp	4.102	4.06
Dover Tp	10.170	3.28		100.000	
Harwich Tp	11.698	4.20			
Howard Tp	5.637	3.47			
Orford Tp	2.955	4.06			
Raleigh Tp	9.726	4.33			
Romney Tp	3.255	4.88			
Tilbury East Tp	5.245	3.96			
Zone Tp	1.592	4.01			
	100.000				

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Lanark Co - General Levy			Lennox and Addington Co - General Levy		
Almonte T	8.093	4.80	Napanee T	11.371	9.74
Carleton Place T	15.089	4.72	Bath V	4.300	7.58
Perth T	19.126	6.85	Newburgh V	.960	7.63
Lanark V	1.286	5.76	Adolphustown Tp	1.965	6.98
Bathurst Tp	5.054	4.66	Amherst Island Tp	.965	4.69
Beckwith Tp	8.011	3.75	Camden East Tp	7.538	7.46
North Burgess Tp	3.993	2.86	Denbigh Abinger&Ashby Tp	2.555	5.38
Darling Tp	1.380	3.58	Ernestown Tp	41.603	8.62
Drummond Tp	5.640	4.10	North Fredericksburgh Tp	5.047	7.35
North Elmsley Tp	5.099	4.21	South Fredericksburgh Tp	8.686	7.03
Lanark Tp	2.061	4.94	Kaladar Anglesea &	4.012	6.49
Montague Tp	6.182	4.77	Effingham Tp		
Pakenham Tp	4.063	5.08	Richmond Tp	8.014	7.87
Ramsay Tp	8.657	4.47	Sheffield Tp	2.984	5.84
South Sherbrooke Tp	2.406	3.25		100.000	
Lavant Dalhousie et al Tp	3.860	3.63			
	100.000				
Leeds & Grenville Co - General Levy			Lennox and Addington Co - Library Levy		
Kemptville T	4.164	6.02	Napanee T	12.170	9.74
Athens V	.968	7.67	Bath V	4.603	7.58
Cardinal V	3.568	9.75	Newburgh V	1.027	7.63
Merrickville V	1.381	5.69	Adolphustown Tp	2.103	6.98
Newboro V	.430	7.30	Amherst Island Tp	1.033	4.69
Westport V	1.153	5.68	Camden East Tp	8.067	7.46
Augusta Tp	14.108	8.09	Ernestown Tp	44.528	8.62
Bastard&South Burgess Tp	4.933	4.64	North Fredericksburgh Tp	5.401	7.35
North Crosby Tp	2.280	3.30	South Fredericksburgh Tp	9.297	7.03
South Crosby Tp	4.227	4.13	Richmond Tp	8.577	7.87
Edwardsburgh Tp	10.626	6.96	Sheffield Tp	3.194	5.84
Elizabethtown Tp	11.006	6.42		100.000	
South Elmsley Tp	4.895	4.22			
Front of Escott Tp	2.740	4.65			
South Gower Tp	2.297	4.42			
Kitley Tp	2.181	6.64			
Front of Leeds&LansdowneTp	10.340	4.60			
Rear of Leeds&LansdowneTp	4.207	4.89			
Oxford (on Rideau) Tp	7.274	4.76			
Wolford Tp	1.965	4.99			
Front of Yonge Tp	3.416	5.94			
Rear of Yonge&Escott Tp	1.841	4.45			
	100.000				
			Lennox & Addington Co-County Roads Levy		
			Napanee T	12.297	9.74
			Bath V	4.650	7.58
			Newburgh V	1.038	7.63
			Adolphustown Tp	2.125	6.98
			Camden East Tp	8.152	7.46
			Ernestown Tp	44.992	8.62
			North Fredericksburgh Tp	5.458	7.35
			South Fredericksburgh Tp	9.394	7.03
			Richmond Tp	8.667	7.87
			Sheffield Tp	3.227	5.84
				100.000	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Middlesex Co - General Levy			Northumberland Co - General Levy		
Parkhill T	1.149	27.35	Campbellford T	4.541	5.17
Strathroy T	8.546	8.44	Cobourg T	20.284	7.91
Ailsa Craig V	.631	23.90	Port Hope T	17.252	6.57
Glencoe V	1.602	32.90	Brighton T	3.558	5.67
Lucan V	1.142	27.76	Colborne V	1.896	5.41
Newbury V	.381	6.51	Hastings V	.987	5.37
Wardsville V	.373	7.28	Alnwick Tp	1.914	3.03
Adelaide Tp	4.142	4.96	Brighton Tp	10.648	4.38
Biddulph Tp	3.364	4.22	Cramahe Tp	3.458	4.34
Caradoc Tp	6.735	5.64	Haldimand Tp	4.901	3.65
Delaware Tp	3.310	4.08	Hamilton Tp	9.507	3.81
North Dorchester Tp	7.292	5.08	Hope Tp	6.756	4.42
Ekfrid Tp	3.448	4.02	Murray Tp	6.386	4.73
Lobo Tp	6.903	4.85	Percy Tp	3.143	4.03
London Tp	13.100	5.20	Seymour Tp	4.769	4.25
McGillivray Tp	3.764	3.79		100.000	
Metcalfe Tp	2.459	4.03			
Mosa Tp	2.372	3.64	Perth Co - General Levy		
West Nissouri Tp	7.561	4.95	Listowel T	12.865	7.66
Westminster Tp	17.194	6.18	Mitchell T	6.928	7.10
East Williams Tp	2.596	4.20	Milverton V	2.168	8.32
West Williams Tp	1.936	3.57	Blanshard Tp	8.325	4.37
	100.000		Downie Tp	7.250	4.57
Middlesex Co - Library Levy			North Easthope Tp	7.029	4.56
Parkhill T	1.316	27.35	South Easthope Tp	5.186	4.82
Ailsa Craig V	.723	23.90	Ellice Tp	7.601	4.64
Glencoe V	1.835	32.90	Elma Tp	8.868	5.78
Lucan V	1.307	27.76	Fullarton Tp	5.735	4.68
Newbury V	.436	6.51	Hibbert Tp	6.167	4.49
Wardsville V	.427	7.28	Logan Tp	7.417	4.29
Biddulph Tp	3.853	4.22	Mornington Tp	6.729	5.11
Caradoc Tp	7.714	5.64	Wallace Tp	7.732	5.81
Delaware Tp	3.791	4.08		100.000	
North Dorchester Tp	8.351	5.08	Peterborough Co - General Levy		
Ekfrid Tp	3.949	4.02	Havelock V	1.571	7.99
Lobo Tp	7.906	4.85	Lakefield V	4.040	6.47
London Tp	15.003	5.20	Norwood V	1.434	7.42
McGillivray Tp	4.311	3.79	Millbrook V	1.239	4.80
Metcalfe Tp	2.817	4.03	Asphodel Tp	3.285	5.55
Mosa Tp	2.716	3.64	Belmont and Methuen Tp	9.251	4.17
West Nissouri Tp	8.660	4.95	Burleigh and Anstruther Tp	5.738	22.16
Westminster Tp	19.693	6.18	Chandos Tp	3.337	3.49
East Williams Tp	2.974	4.20	Douro Tp	5.190	5.74
West Williams Tp	2.218	3.57	Dummer Tp	5.737	5.34
	100.000		Ennismore Tp	6.784	28.14
			Galway and Cavendish Tp	4.701	85.31
			Harvey Tp	8.967	3.50
			North Monaghan Tp	3.160	3.35
			Otonabee Tp	8.400	5.36
			Smith Tp	17.330	5.49
			Cavan Tp	7.221	102.99
			South Monaghan Tp	2.615	3.70
				100.000	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Peterborough Co - County Roads Levy			Renfrew Co - General Levy		
Havelock V	2.033	7.99	Arnprior T	9.006	8.41
Lakefield V	5.229	6.47	Deep River T	10.192	9.34
Norwood V	1.856	7.42	Renfrew T	12.560	8.47
Millbrook V	1.604	4.80	Barry's Bay V	1.284	6.09
Asphodel Tp	4.252	5.55	Beachburg V	.419	6.22
Belmont and Methuen Tp	11.974	4.17	Braeside V	1.128	7.30
Douro Tp	6.718	5.74	Chalk River V	.524	6.47
Dummer Tp	7.426	5.34	Cobden V	.817	5.72
Ennismore Tp	8.781	28.14	Eganville V	1.083	5.93
North Monaghan Tp	4.090	3.35	Killaloe Station V	.520	5.99
Otonabee Tp	10.873	5.36	Petawawa V	4.133	6.80
Smith Tp	22.432	5.49	Admaston Tp	1.295	5.23
Cavan Tp	9.347	102.99	North Algona Tp	.817	4.06
South Monaghan Tp	3.385	3.70	South Algona Tp	.427	3.15
	100.000		Alice and Fraser Tp	2.931	5.92
Prescott and Russell Co - General Levy			Bagot and Blythfield Tp	2.124	3.20
Hawkesbury T	23.444	7.95	Bromley Tp	1.542	8.61
Rockland T	7.474	4.95	Brougham Tp	1.061	2.97
Vankleek Hill T	2.748	26.72	Brudenell and Lyndoch Tp	.526	3.71
Alfred V	1.505	6.63	Grattan Tp	.887	4.82
Casselman V	3.636	4.62	Griffith & Matawatchan Tp	.687	3.58
L'Orignal V	2.628	5.36	Hagarty and Richards Tp	1.556	3.80
Plantagenet V	1.035	30.44	Head Clara and Maria Tp	1.742	7.26
St Isidore de Prescott V	1.474	6.72	Horton Tp	2.718	5.25
Alfred Tp	2.824	6.09	McNab Tp	5.471	4.97
Caledonia Tp	2.463	5.04	Pembroke Tp	1.631	5.64
Cambridge Tp	7.058	4.08	Petawawa Tp	12.504	5.74
Clarence Tp	9.082	4.56	Radcliffe Tp	1.186	3.23
East Hawkesbury Tp	5.495	4.98	Raglan Tp	.879	4.31
West Hawkesbury Tp	4.628	5.12	Rolph Buchanan Wylie & McKay Tp	7.082	6.00
Longueuil Tp	4.297	6.16	Ross Tp	2.927	6.28
North Plantagenet Tp	3.428	5.14	Sebastopol Tp	.677	3.42
South Plantagenet Tp	2.854	5.61	Sherwood Jones & Burns Tp	1.746	4.22
Russell Tp	13.927	3.99	Stafford Tp	2.637	6.71
	100.000		Westmeath Tp	1.878	5.80
Prince Edward Co - General Levy			Wilberforce Tp	1.403	5.10
Picton T	17.941	30.74		100.000	
Bloomfield V	2.968	23.19			
Wellington V	4.336	7.67			
Ameliasburgh Tp	19.956	21.67			
Athol Tp	5.621	6.34			
Hallowell Tp	16.213	7.90			
Hillier Tp	6.214	6.07			
North Marysburgh Tp	5.717	6.03			
South Marysburgh Tp	4.111	5.92			
Sophiasburgh Tp	16.923	27.95			
	100.000				

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Renfrew Co - County Roads Levy			Stormont, Dundas & Glengarry Co - General Levy		
Arnprior T	13.628	8.41	Alexandria T	6.390	8.31
Renfrew T	19.007	8.47	Chesterville V	3.085	9.29
Beachburg V	.634	6.22	Finch V	.567	6.94
Braeside V	1.707	7.30	Iroquois V	3.014	10.89
Cobden V	1.236	5.72	Lancaster V	.967	7.11
Eganville V	1.639	5.93	Maxville V	.944	7.12
Petawawa V	6.255	6.80	Morrisburg V	4.596	6.78
Admaston Tp	1.960	5.23	Winchester V	4.091	6.54
Alice and Fraser Tp	4.435	5.92	Charlottenburgh Tp	11.446	5.94
Bromley Tp	2.333	8.61	Cornwall Tp	11.515	8.01
Horton Tp	4.112	5.25	Finch Tp	4.090	4.61
McNab Tp	8.279	4.97	Kenyon Tp	3.969	6.05
Pembroke Tp	2.467	5.64	Lancaster Tp	7.035	5.53
Petawawa Tp	18.922	5.74	Lochiel Tp	4.469	5.98
Ross Tp	4.430	6.28	Matilda Tp	5.680	6.64
Stafford Tp	3.990	6.71	Mountain Tp	4.647	5.37
Westmeath Tp	2.843	5.80	Osnabruck Tp	8.170	7.83
Wilberforce Tp	2.123	5.10	Roxborough Tp	3.766	5.65
	<u>100.000</u>		Williamsburgh Tp	5.660	8.28
			Winchester Tp	5.899	5.74
				<u>100.000</u>	
Simcoe Co - General Levy			Stormont, Dundas & Glengarry Co - Library Levy		
Alliston T	2.713	12.77	Alexandria T	6.588	8.31
Bradford T	3.910	31.21	Chesterville V	3.181	9.29
Collingwood T	9.625	21.67	Finch V	.584	6.94
Midland T	6.246	12.98	Lancaster V	.997	7.11
Penetanguishene T	2.321	7.69	Maxville V	.974	7.12
Stayner T	1.063	38.57	Morrisburg V	4.739	6.78
Wasaga Beach T	5.184	110.28	Winchester V	4.218	6.54
Beeton V	.801	31.10	Charlottenburgh Tp	11.801	5.94
Coldwater V	.409	24.73	Cornwall Tp	11.873	8.01
Cookstown V	.481	4.61	Finch Tp	4.217	4.61
Creemore V	.366	32.15	Kenyon Tp	4.093	6.05
Elmvale V	.638	28.02	Lancaster Tp	7.254	5.53
Port McNicoll V	.652	35.02	Lochiel Tp	4.607	5.98
Tottenham V	1.292	29.37	Matilda Tp	5.857	6.64
Victoria Harbour V	.411	26.97	Mountain Tp	4.792	5.37
Adjala Tp	2.432	2.62	Osnabruck Tp	8.424	7.83
Essa Tp	7.555	4.71	Roxborough Tp	3.883	5.65
Flos Tp	1.367	4.73	Williamsburgh Tp	5.836	8.28
West Gwillimbury Tp	3.170	3.44	Winchester Tp	6.082	5.74
Innisfil Tp	8.195	3.59		<u>100.000</u>	
Matchedash Tp	.678	2.66			
Medonte Tp	2.129	3.68			
Nottawasaga Tp	2.964	4.04			
Orillia Tp	4.647	5.41			
Oro Tp	4.971	3.69			
Sunnidale Tp	1.034	35.87			
Tay Tp	3.066	4.91			
Tecumseth Tp	4.491	3.97			
Tiny Tp	8.148	4.21			
Tosorontio Tp	1.834	30.03			
Vespra Tp	2.709	99.71			
Mara Tp	3.272	4.38			
Rama Tp	1.226	4.21			
	<u>100.000</u>				

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Victoria Co - General Levy			Wellington Co - General Levy		
Lindsay T	24.969	7.03	Fergus T	9.967	35.81
Bobcaygeon V	3.671	27.38	Harriston T	2.371	7.65
Fenelon Falls V	3.027	4.12	Mount Forest T	5.697	6.87
Omeme V	.963	5.59	Palmerston T	2.028	8.10
Sturgeon Point V	.412	3.48	Arthur V	2.421	34.07
Woodville V	.640	28.17	Clifford V	.564	29.13
Bexley Tp	4.401	1.56	Drayton V	.696	27.29
Carden Tp	1.962	2.64	Elora V	3.824	25.75
Dalton Tp	.557	99.19	Erin V	3.890	25.70
Eldon Tp	4.932	3.39	Arthur Tp	3.323	5.40
Emily Tp	7.077	4.25	Eramosa Tp	7.148	4.07
Fenelon Tp	10.921	3.59	Erin Tp	10.857	3.70
Laxton Digby&Longford Tp	2.702	1.43	West Garafraxa Tp	4.466	4.54
Mariposa Tp	8.718	3.61	Guelph Tp	6.578	4.57
Ops Tp	6.466	3.95	West Luther Tp	1.635	5.32
Somerville Tp	5.584	1.65	Maryborough Tp	4.921	5.19
Verulam Tp	6.845	3.43	Minto Tp	3.948	5.16
Manvers Tp	6.153	3.18	Nichol Tp	4.927	4.71
	<u>100.000</u>		Peel Tp	6.626	4.74
			Pilkington Tp	4.076	4.51
			Puslinch Tp	10.037	3.95
				<u>100.000</u>	
Victoria Co - Library Levy			Wellington Co - Library Levy		
Bobcaygeon V	5.921	27.38	Harriston T	-	7.65
Fenelon Falls V	4.882	4.12	Mount Forest T	10.218	6.87
Omeme V	1.554	5.59	Palmerston T	3.637	8.10
Woodville V	1.032	28.17	Arthur V	4.341	34.07
Bexley Tp	7.098	1.56	Clifford V	1.011	29.13
Carden Tp	3.164	2.64	Drayton V	-	27.29
Dalton Tp	.898	99.19	Elora V	6.858	25.75
Eldon Tp	7.955	3.39	Erin V	6.978	25.70
Emily Tp	11.415	4.25	Arthur Tp	5.960	5.40
Fenelon Tp	17.615	3.59	West Garafraxa Tp	8.010	4.54
Laxton Digby&Longford Tp	4.357	1.43	West Luther Tp	2.933	5.32
Mariposa Tp	14.061	3.61	Maryborough Tp	8.826	5.19
Somerville Tp	9.007	1.65	Minto Tp	7.080	5.16
Verulam Tp	11.041	3.43	Nichol Tp	8.836	4.71
	<u>100.000</u>		Pilkington Tp	7.310	4.51
			Puslinch Tp	18.002	3.95
				<u>100.000</u>	
Victoria Co - County Roads Levy					
Lindsay T	29.446	7.03			
Bobcaygeon V	4.329	27.38			
Fenelon Falls V	3.570	4.12			
Omeme V	1.136	5.59			
Sturgeon Point V	.485	3.48			
Woodville V	.755	28.17			
Eldon Tp	5.817	3.39			
Emily Tp	8.346	4.25			
Fenelon Tp	12.880	3.59			
Mariposa Tp	10.281	3.61			
Ops Tp	7.626	3.95			
Verulam Tp	8.073	3.43			
Manvers Tp	7.256	3.18			
	<u>100.000</u>				

Schedule 2

Column 1	Col 2	Column 1	Col 2
Regional Municipality of Durham	0.4609	Lakehead Region Conservation Authority	0.4000
Regional Municipality of Haldimand-Norfolk	0.4949	Mattagami Region Conservation Authority	0.4000
Regional Municipality of Halton	0.5076	Nickel District Conservation Authority	0.5889
Regional Municipality of Hamilton-Wentworth	0.4463	North Bay-Mattawa Conservation Authority	0.4309
Regional Municipality of Niagara	0.4464	Sault Ste. Marie Region Conservation Authority	0.5082
Regional Municipality of Ottawa-Carleton	0.4781		
Regional Municipality of Waterloo	0.4883		
Regional Municipality of York	0.6230		
County of Brant	0.4014		
County of Bruce	0.5841		
County of Dufferin	0.5334		
County of Elgin	0.4000		
County of Essex	0.4000		
County of Frontenac	0.4393		
County of Grey	0.5370		
County of Haliburton	0.5673		
County of Hastings	0.4903		
County of Huron	0.4246		
County of Kent	0.4000		
County of Lambton	0.4000		
County of Lanark	0.4250		
United Counties of Leeds and Grenville	0.4000		
County of Lennox and Addington	0.5260		
County of Middlesex	0.4000		
County of Northumberland	0.4412		
County of Oxford	0.4000		
County of Perth	0.4000		
County of Peterborough	0.5024		
United Counties of Prescott & Russell	0.4428		
County of Price Edward	0.4122		
County of Renfrew	0.4000		
County of Simcoe	0.4638		
United Counties of Stormont, Dundas and Glengarry	0.4000		
County of Victoria	0.6132		
County of Wellington	0.4738		

O. Reg. 501/87, Sched. 2.

Schedule 3

Column 1	Column 2	
	Estimated Residential Valuations	Estimated Commercial Valuations

General Levy

Ottawa C.	28,075,852	212,210,795
Vanier C.	28,266	181,285
Kanata C.	848	1,306,433
Nepean C.	2,364,914	3,679,196
Gloucester C.	6,015,405	7,430,569
Rockcliffe Park V.	1,542,922	--
Cumberland Tp.	4,488	10,710
Goulbourne Tp.	59,875	49,059
Osgoode Tp.	--	16,501
Rideau Tp.	6,335	15,572
West Carleton Tp.	91,200	4,547,800

Sewer Levy

Ottawa C.	28,075,852	212,210,795
Vanier C.	28,266	181,285
Kanata C.	--	1,193,095
Nepean C.	2,350,954	3,679,196
Gloucester C.	4,161,077	6,769,388
Rockcliffe Park V.	1,542,922	--
Goulbourne Tp.	--	17,765

Transit Levy

Ottawa C.	28,075,852	212,210,795
Vanier C.	28,266	181,285
Kanata C.	--	1,193,095
Nepean C.	2,297,019	3,642,778
Gloucester C.	5,151,677	6,999,771
Rockcliffe Park V.	1,542,922	--

Schedule 4

Column 1	Col 2
Haldimand-Norfolk R	
Nanticoke C	34,199,026
Dunville T	15,381,499
Haldimand T	59,193,094
Simcoe T	21,522,485
Delhi Tp	28,521,430
Norfolk Tp	21,484,147
	<u>180,301,681</u>
	=====
Brant Co	
Paris T	9,350,684
Brantford Tp	13,232,645
Burford Tp	10,548,289
South Dumfries Tp	8,012,042
Oakland Tp	2,072,263
Onondaga Tp	2,608,947
	<u>45,824,870</u>
	=====

O. Reg. 501/87, Sched. 4.

ONTARIO YOUTH EMPLOYMENT ACT

O. Reg. 502/87.

General.

Made—July 30th, 1987.

Filed—August 26th, 1987.

REGULATION MADE UNDER THE
ONTARIO YOUTH EMPLOYMENT ACT

GENERAL

1. In this Regulation,

"business" includes any activity whether or not the activity is carried on for the purpose of profit or gain;

"business location" means the premises, office, factory, farm or place of business of the employer at which an employee hired under the Program will be performing work;

"eligible position" means work experience offered by an eligible employer that qualifies for a grant under the Program;

"farm" means land devoted to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep or poultry;

"Program" means the Ontario Summer Employment Program, 1987;

"program period" means the period from and including the 13th day of April, 1987, to and including the 17th day of October, 1987. O. Reg. 502/87, s. 1.

2. The Ontario Summer Employment Program, 1987 is hereby established for the program period. O. Reg. 502/87, s. 2.

3.—(1) An application by an employer for approval under the Program shall be in Form 1 and shall be made on or before the 5th day of June, 1987.

(2) A separate application under subsection (1) shall be made for each business location at which employment is offered under the Program.

(3) In considering an application for approval of an employer, the Minister shall take into consideration,

(a) whether the employee will be provided with work experience or skills that will better equip the employee for full-time participation in the labour market;

(b) an equitable distribution of grant funds among all areas of Ontario;

(c) an equitable distribution of grant funds between farms and other businesses in each area in Ontario;

(d) in respect of employment during the program period, other than employment on a farm, the number of hours per week of employment and the number of weeks of employment;

(e) in respect of employment during the program period on a farm, the number of hours of employment;

(f) the length of time that the employer has been actively engaged in business or farming at the business location prior to the 13th day of April, 1987;

(g) whether the employment that is made available by the employer under the Program is in addition to employment that is normally provided by the employer at the business location for which the subsidy is being applied and does not result in the dismissal, lay-off or reduction in regular hours or periods of work of any existing employee of the employer;

(h) whether a properly completed application form has been received in the program office by the 5th day of June, 1987;

(i) the availability of funds under the Program. O. Reg. 502/87, s. 3.

4.—(1) A claim for a grant under the Program shall only be made by an employer who is approved under the Program.

(2) A claim for a grant under the Program shall be in Form 2.

(3) Where a claim for a grant is completed except for that portion of the claim that is required to be signed by the employee, the Minister may pay a grant under the Program if the Minister is satisfied that,

(a) the employer has otherwise met all the requirements of the Act and this Regulation;

(b) the statements and information contained in the claim regarding the employee, including the number of hours worked by the employee to and including the date that the claim is made, are true and correct in all respects;

(c) the employee has been paid in respect of the hours worked by the employee during the program period;

(d) all reasonable efforts have been made by the employer to obtain the employee's signature;

(e) where a part-time job of less than twenty-five hours already exists, the hours of employ-

ment have been changed so that the average number of hours per week is,

- (i) where the existing part-time job is at least one hour per week but does not exceed twelve hours per week, increased to at least twenty-five hours per week,
- (ii) where the existing part-time job exceeds twelve hours per week but does not exceed twenty hours per week, increased to at least twice the number of hours per week,
- (iii) where the existing part-time job exceeds twenty hours per week but is less than twenty-five hours per week, increased to at least forty hours per week; and

- (f) a full-time job of twenty-five or more hours per week does not already exist. O. Reg. 502/87, s. 4.

5.—(1) It is a term and condition for the payment of a grant that where the employee in respect of whom a grant is applied for,

- (a) is not a student under eighteen years of age; and
- (b) is not an employee who is required to be paid a minimum wage under section 9 of Regulation 285 of Revised Regulations of Ontario, 1980 (General),

that the employer pay the employee at least \$4.35 per hour for each hour that the employee works for the employer during the program period.

(2) It is a term and condition for the payment of a grant that where the employee in respect of whom a grant is applied for,

- (a) is a student under eighteen years of age; and
- (b) is not an employee who is required to be paid a minimum wage under section 9 of Regulation 285 of Revised Regulations of Ontario, 1980 (General),

that the employer pay the employee at least \$3.50 per hour for each hour that the employee works for the employer during the program period.

(3) Subsections (1) and (2) do not apply to an employee who is employed on a farm and the employment is directly related to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep or poultry.

(4) Subsections (1) and (2) do not apply to a student who is,

- (a) employed in a recreational program operated by a charitable organization registered as a charity under Part I of the *Income Tax Act* (Canada);
- (b) employed to instruct or supervise children; or
- (c) employed at a camp for children.

(5) It is a term and condition for the payment of a grant that an employer pay to an employee referred to in subsection (3) or clause (4) (a), (b) or (c), at least \$1.25 per hour for each hour that the employee works for the employer during the program period. O. Reg. 502/87, s. 5.

6.—(1) It is a term and condition for the payment of a grant with respect to an eligible position that where an employee leaves the employ of the employer before completing,

- (a) eight consecutive weeks of employment of at least twenty-five hours per week, other than on a farm; or
- (b) at least 200 hours of employment on a farm,

that the employer hire another employee within twenty-eight days after the date last worked by the employee who leaves.

(2) It is a term and condition for the payment of a grant, where an employee is hired to fill the eligible position of an employee who leaves before completing the period of employment set out in subsection (1), that the employee who is hired work for that period of time that will, in combination with the period of time worked by the employee who leaves, add up to at least the period of employment set out in subsection (1).

(3) It is a term and condition for the payment of a grant in respect of an eligible position that only one person is employed for that position at any one time. O. Reg. 502/87, s. 6.

7. No grant shall be paid under the Program to an employer,

- (a) who receives or is entitled to receive from the Government of Canada, the government of any province or territory of Canada or a municipality in Ontario, any other grant, subsidy or other funding given specifically for or related directly to the salary or wages of an employee hired or to be hired under the Program;
- (b) who requires an employee to,
 - (i) perform work as a security guard,
 - (ii) work as part of a temporary office service,
 - (iii) work as part of a maid service, or

- (iv) perform work similar to work described in subclause (i) or (iii),

at a place of business other than the employer's business location; or

- (c) where the employer is a partnership and the employee hired or to be hired under the Program has an interest in the partnership or is related to any person with an interest in the partnership. O. Reg. 502/87, s. 7.

8. The rate of interest for the purposes of section 9 of the Act shall be 10 per cent per annum. O. Reg. 502/87, s. 8.

9.—(1) Upon receipt of a claim, the Minister may pay a grant to an eligible employer in the amount of \$1.25 an hour for each hour approved in the application of the claimant that an eligible employee has worked and been paid by the employer during the program period where,

- (a) the employee was employed for at least twenty-five hours a week during each week of employment under the Program and the employment was given for eight or more consecutive weeks during the program period;
- (b) the employee was resident and worked in Ontario during the program period;
- (c) the employee was at least fifteen years of age but had not yet attained the age of twenty-five years on the 13th day of April, 1987; and
- (d) the employer is not a related person, within the meaning of subsection 4 (2) of the Act.

- (2) No grant shall be paid under subsection (1),

- (a) in respect of an eligible employee, except for an eligible employee employed on a farm, for hours worked for less than twenty-five hours per week or in excess of forty hours per week;
- (b) in respect of more than fifty eligible employees employed by an employer at all business locations of the employer, including franchises and associated companies;
- (c) in respect of all eligible employees employed by an employer at one business location including employment on a farm for less than 200 hours of employment or more than 800 hours of employment for each position and 4,000 total hours of employment; and
- (d) in respect of each eligible position of an employer, except for each eligible employee employed on a farm, for less than eight consecutive weeks or more than twenty consecutive weeks of employment.

(3) Clause (1) (a) does not apply where an employee through no fault of the employer becomes unable to complete the employment during the program period and all reasonable efforts have been made by the employer to comply with section 6 of this Regulation. O. Reg. 502/87, s. 9.

10. A person required to make a return under section 5 of the Act shall make the return in the form required by the Minister within thirty days after receiving notice from the Minister that the person is required to make a return. O. Reg. 502/87, s. 10.

11. Ontario Regulation 231/86 is revoked.

Form 1

Ontario Youth Employment Act

Ministry of
Skills
DevelopmentMinistère de la
Formation
professionnelle

**Ontario Summer
Employment
Program**

Programme
d'emplois d'été
de l'Ontario

Youth Employment Services Branch
12th Floor
777 Bay Street
Toronto, Ontario
M5G 2E5

Telephone:
1-800-387-1290 (Toll Free)
or
585-7399 — Toronto

1987 Application
Demande 1987

Office Use Only/Réserve au Bureau

File No./N^o de dossier

Application Deadline Date is June 5, 1987 or Earlier if Funds Committed.

La date limite pour faire la demande est la 5 juin, 1987, ou avant si les fonds sont épuisés.

Name and Address of Employer
Nom et adresse de l'employeur

Corrections to Name and Address Here
Changement de nom ou d'adresse

Municipal Code/Code Municipal

Employer Registration No.
N° d'enregistrement de l'entreprise

If you are a franchise/subsidiary of another business, provide the name of the parent corporation in this space.
Si vous êtes en franchise ou une filiale, veuillez indiquer le nom de la maison mère dans l'espace à droit.

Parent Corporation

Main Product or Service/ Principal produit ou service	
--	--

Nature of Operation
Nature de l'entreprise

☐ Service Services ☐ Construction Construction ☐ Farming Agriculture ☐ Non-Profit À but non lucratif

☐ Finance ☐ Retail ☐ Manufacturing
Finances Vente au détail Secteur manufacturier

☐ Trade Commerce ☐ Transportation Transports ☐ Other (specify) Autre type d'entrepriseStatus of Employer
Statut de l'employeur☐ Individuel
À son compte☐ Partnership Association

Corporation
Société

No. of Years in Business et Employment Location Nombre d'années de l'entreprise à l'emplacement présent

No. of present staff	
Nombre actuel de membres du personnel	
Full Time	Part-time
Plein temps	Temps partiel

Location of employment, if different from address above
Lieu de l'emploi s'il diffère de l'adresse ci-dessus

No. of Employees Hired under 1986 O.Y.E.P. Nombre d'employés engagés en vertu de ce programme en 1986	
--	--

Job Description or created position Description (des) de l'emploi(s) créé(s)	No. of Employees Nombre d'employés	No. of Wks. Nombre de semaines	Hrs. per Wk. Nombre d'heures par semaine	Hourly Wage Salaire horaire	Office Use Only Réserve au bureau	
Note: Claim Payment Will Not Exceed Approval Amount La subvention n'excèdera pas le montant approuvé						
Expected Start Date of Employees/Date prévue d'engagement de l'employé(e)	Total Approved Employees Nombre total approuvé d'employés				Total Approved Men Hours Nombre total approuvé heures hommes	
	Office Use Only Réserve au Bureau				Verified by/Vérifié par	Date
	Municipal Code Coda Municipal					

I Declare that I Understand and will comply with the Terms of the Program as Provided in the 1987 Program Guidelines Booklet.
Je déclare avoir compris les dispositions du programme spécifiées dans le livret des directives du programme de 1987 et je promets de m'y conformer.

10. Authorized Signature/ Signature de la personne autorisée à signer		12. Name and Title (Please Print or Type/Nom et titre (en lettres moulées))	
11. Name of Owner/Nom du propriétaire		13. Name of Contact/Nom de la personne à contacter	14. Date
Language I prefer to be contacted in: Langue de correspondance préférée/désirée: <input type="checkbox"/> English/Anglais <input type="checkbox"/> French/Français		Telephone Number Include Area Code/No de téléphone et code régional Ras./Rés.	
16-2480.112/066		Bus./Bu.	

Return White Copy and Yellow Copy. Keep Pink / Renvoyez la copie blanche et la copie jaune, gardez la copie rose.

Ontario Youth Employment Act

Ontario Summer
Employment
Program
Ministry of the
Environment
1987 Claim
Demande de
paiement 1987

Send completed form to:
Faire parvenir le formulaire dûment
rempli à l'adresse suivante:

12th Floor, 777 Bay Street,
Toronto, Ontario M5G 2E5

Deadline date for submission is January 31, 1988

Date limite pour soumettre votre demande de paiement: 31 janvier 1988.

1987 Weekly Hours		Must Show Actual Hours Worked Each Week Ending												Total		Signature of Employer	
Heures travaillées chaque semaine depuis (janvier 1987)		Vous devez inscrire le Nombre Réel D'heures de Travail Pour Chaque Semaine se Terminant le												Total		Signature de l'employeur	
Date of Birth Date de naissance	January/Janvier	February/Février	March/Mars	April/Avril	May/Mai	June/June	July/Juliet	August/Août	September/Septembre	October/Octobre	November/Novembre	December/Décembre	Total Total	Signature of Employer Signature de l'employeur	Signature of Employer Signature de l'employeur		
D J M M Y A	3 10 17 24 31	7 14 21 28	7 14 21 28	4 11 18 25	2 9 16 23 30	8 15 22 29	4 11 18 25	1 8 15 22 29	5 12 19 26	3 10 17			1	Signature of Employer Signature de l'employeur	Signature of Employer Signature de l'employeur		
Name of Employee Nom de l'employé		Highest level of schooling completed Dernière année d'études terminée												Is employee returning to school? Est-ce que l'employé(e) retourne à l'école?		Signature of Employer Signature de l'employeur	
Home Address Adresse permanente		Post-Secondary Etudes postsecondaires												Yes/Oui		No/Non	
D J M M Y A		1 year 2 years 3 years 4 years or more 1 année 2 ans 3 ans 4 ans ou plus															
Name of Employee Nom de l'employé		Highest level of schooling completed Dernière année d'études terminée												Is employee returning to school? Est-ce que l'employé(e) retourne à l'école?		Signature of Employer Signature de l'employeur	
Home Address Adresse permanente		Post-Secondary Etudes postsecondaires												Yes/Oui		No/Non	
D J M M Y A		1 year 2 years 3 years 4 years or more 1 année 2 ans 3 ans 4 ans ou plus															
Name of Employee Nom de l'employé		Highest level of schooling completed Dernière année d'études terminée												Is employee returning to school? Est-ce que l'employé(e) retourne à l'école?		Signature of Employer Signature de l'employeur	
Home Address Adresse permanente		Post-Secondary Etudes postsecondaires												Yes/Oui		No/Non	
D J M M Y A		1 year 2 years 3 years 4 years or more 1 année 2 ans 3 ans 4 ans ou plus															

Employer's Declaration		Office Use Only	
<p>I certify that none of the above employees is related to the employer within the terms of the program and that no financial assistance has been paid to any other source in respect to the above employees.</p> <p>I certify that all persons employed under the program have been paid in accordance with governing minimum wage regulations and in no event less than \$1.25 per hour.</p> <p>I certify that the information given on this Form is complete and accurate and that in the event that any of this information is found to be false or misleading, I shall no longer be eligible for any claims under this Program and I shall be liable to repay to the Program all amounts received on the basis of this claim form, with interest where applicable.</p> <p>I am a full-time student, a person with a physical or mental disability, or a person who is a victim of a crime as an offence under the Criminal Code (Canada) to obtain a grant on the basis of such information. All information provided is subject to verification and audit.</p>		<p>Total hours claimed Nombre total d'heures déclarées</p> <p>Hours Approved for Payment/Heures approuvées à payer</p> <p>Code</p>	
<p>Return White and Yellow, Keep Pink Renvoyez le copie blanche et le copie jaune, gardez le copie rose.</p> <p>16-2481(11/87)</p>		<p>Toronto: 586-7399 Toll-Free: 1-800-387-1290 Sans Frais</p>	

PLANNING ACT, 1983

O. Reg. 503/87.

Restricted Areas—County of Simcoe,

Township of Nottawasaga.

Made—August 26th, 1987.

Filed—August 27th, 1987.

**REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS
OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983**

**1. Regulation 675 of Revised Regulations
of Ontario, 1970 is amended by adding
thereto the following sections:**

267.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of the north half of Lot 29 in Concession IV described as follows:

Premising that the bearing of the original road allowance between concessions IV and V is north 58° 30" west (astronomic) and relating all bearings herein thereto:

Commencing at an iron survey bar defining the southwest angle of the north half of Lot 29, which bar is distant 458.63 metres measured northerly along the westerly limit of Lot 29 from the southwest angle of Lot 29;

Thence north 8° 58' 30" west along the westerly limit of Lot 29, 45.72 metres to an iron survey bar;

Thence north 74° 01' east 89.18 metres to an iron survey bar;

Thence south 8° 58' 30" east parallel with the westerly limit of Lot 29, 45.72 metres to an iron survey bar set in the southerly limit of the north half of Lot 29;

Thence south 74° 01' west along the said half lot line 89.18 metres to the point of commencement. O. Reg. 503/87, s. 1, *part*.

268.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 37 in Concession XI described as follows:

Commencing at the southeast corner of Lot 37;

Thence north 72° 54' east along the northerly limit of the road allowance between lots 36 and 37 in Concession XI, 925.68 feet to the point of beginning;

Thence north 14° 45' 10" west 243.84 feet to an iron bar;

Thence north 34° 49' 20" west 777.72 feet to an iron bar planted in the existing limit

between the north and south halves of Lot 37;

Thence north 72° 56' 20" west along the existing limit between the north and south halves of Lot 37, 378.88 feet to an iron bar, which iron bar is also the northeast corner of Part 92 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-727A;

Thence south 17° 06' east 471.14 feet to the southeast corner of Part 92;

Thence north 72° 54' east 108.33 feet to an iron bar;

Thence south 50° 07' 10" east 472.77 feet to an iron bar;

Thence south 17° 06' east 169.56 feet to an iron bar planted in the north limit of the road allowance between lots 36 and 37;

Thence north 72° 54' east along the north limit of the said road allowance 240 feet to the point of beginning. O. Reg. 503/87, s. 1, *part*.

L. J. FINCHAM
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 26th day of August, 1987.

(2514)

37

RETAIL SALES TAX ACT

O. Reg. 504/87.

General.

Made—August 21st, 1987.

Filed—August 27th, 1987.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

- 1.—(1) Paragraph 46 of section 1 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (3) of

Ontario Regulation 403/87, is revoked and the following substituted therefor:

46. "prepared food products" means meals, lunches, food products sold hot, individual portions of prepackaged snack cake or pastry and other arrangements of food purchased from an eating establishment for consumption on or off the premises where the food is sold and includes non-alcoholic beverages sold with or without other prepared food products and soft drinks sold with prepared food products as part of a single transaction at a total price that exceeds \$4;

- (2) Paragraph 56 of the said section 1, as remade by subsection 1 (5) of Ontario Regulation 619/83, is revoked and the following substituted therefor:

56. "snack foods" include potato chips, popcorn, salted nuts, pretzels, ice cream bars, pop-sicles or individual portions of ice cream, however packaged, or snack cake or pastry packaged by the manufacturer in individual portions for sale as such off the premises where the snack cake or pastry is manufactured and includes any food or foods similar to snack cake or pastry but does not include individual portions of prepackaged snack cake or pastry purchased from an eating establishment;

2. This Regulation shall be deemed to have come into force on the 1st day of June, 1987.

(2515)

37

TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

O. Reg. 505/87.

General.

Made—August 27th, 1987.

Approved—August 28th, 1987.

Filed—August 28th, 1987.

REGULATION TO AMEND REGULATION 935 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

1. Section 5 of Regulation 935 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Reg-

ulation 375/84, is further amended by adding thereto the following subsection:

(8) Notwithstanding subsections (5) and (6), if an adult monthly pass or a student monthly pass valid for rail travel for August, 1987 is presented for a refund in September, 1987, the amount of the refund shall be determined by multiplying the amount paid for the pass by a fraction, the denominator of which is 20, and the numerator of which is the number equal to the number of weekdays in August that rail service was not provided. O. Reg. 505/87, s. 1.

TORONTO AREA TRANSIT OPERATING
AUTHORITY:

L. H. PARSONS
Chairman

T. G. SMITH
Managing Director

Dated at Toronto, this 27th day of August, 1987.

(2516)

37

Publications Under The Regulations Act

September 19th, 1987

PLANNING ACT, 1983

O. Reg. 506/87.

Zoning Areas—Geographic Township
of Gorham in the Territorial District
of Thunder Bay.

Made—August 5th, 1987.

Filed—August 31st, 1987.

REGULATION TO AMEND ONTARIO REGULATION 413/86 MADE UNDER THE PLANNING ACT, 1983

1. Schedule 1 to Ontario Regulation 413/86 is amended by adding thereto the following section:

2.—(1) Despite section 23, a building or structure to house telecommunication equipment may be constructed on the land described in subsection (2) and the requirements contained in section 9 and in subsections 24 (1) and (2) do not apply to such building or structure.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay being that part of the south half of Lot 6 in Concession IV described as Part 1 on Plan 55R-6662 deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55).

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 5th day of August, 1987.

(2517)

38

PLANNING ACT, 1983

O. Reg. 507/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—August 24th, 1987.

Filed—August 31st, 1987.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Section 64 of Regulation 675 of
Revised Regulations of Ontario, 1970,
as remade by section 1 of Ontario Reg-

ulation 231/87, is revoked and the
following substituted therefor:

64. One single-family dwelling, together with
buildings and structures accessory thereto, may be
erected and used on each lot contained in the land
described in Schedule 188 if the following require-
ments are met:

Minimum lot area	1,066	square metres
Minimum lot frontage	24.38	metres
Maximum lot coverage	15	per cent
Minimum front yard	6.09	metres
Minimum side yards	3	metres on one side and 1.2 metres on the other side

Minimum rear yard

6.09 metres

Minimum ground floor
area of single-family
dwelling

one storey —92.9 square
metres
one and one-half storeys
or more—69.67 square
metres

O. Reg. 507/87, s. 1.

L. J. FINCHAM
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 24th day of August, 1987.

(2518)

38

PROVINCIAL OFFENCES ACT

O. Reg. 508/87.

Costs.

Made—September 1st, 1987.

Filed—September 1st, 1987.

REGULATION TO AMEND REGULATION 815 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

1. Section 1 of Regulation 815 of Revised
Regulations of Ontario, 1980, as
remade by section 1 of Ontario Regu-
lation 614/85, is amended by adding
thereto the following paragraphs:

4. For service of a parking infraction
notice issued other than under a
municipal by-law \$3.75

5. Upon conviction under section 19 of
the Act 2.50

2. This Regulation comes into force on
the day Part II of the *Provincial
Offences Act* is proclaimed in force.

(2522)

38

PLANNING ACT, 1983

O. Reg. 509/87.

Zoning Areas—Territorial District of
Thunder Bay, Geographic Township of
Ware.

Made—August 13th, 1987.

Filed—September 1st, 1987.

REGULATION TO AMEND ONTARIO REGULATION 414/86 MADE UNDER THE PLANNING ACT, 1983

1. Schedule 1 to Ontario Regulation
414/86, as amended by section 1 of
Ontario Regulation 235/87, is further
amended by adding thereto the fol-
lowing section:

3. Despite paragraph 2 of subsection 24 (1), the
minimum lot frontage for the land described as the
north half of Lot 4, Concession V in the Geographic
Township of Ware in the District of Thunder Bay shall
be thirty metres.

PAULINE MORRIS

*Director**Plans Administration Branch**North and East**Ministry of Municipal Affairs*

Dated at Toronto, this 13th day of August, 1987.

(2523)

38

POWER CORPORATION ACT

O. Reg. 510/87.

Pension and Insurance Plan.

Made—June 22nd, 1987.

Approved—September 2nd, 1987.

Filed—September 2nd, 1987.

REGULATION TO AMEND REGULATION 796 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE POWER CORPORATION ACT

1. Part III of Regulation 796 of Revised
Regulations of Ontario, 1980, as
amended by sections 13, 14 and 15 of
Ontario Regulation 173/83, sections 2
and 3 of Ontario Regulation 432/85
and sections 4, 5, 6, 7 and 8 of Ontario

Regulation 141/86, is revoked and the following substituted therefor:

PART III

LIFE INSURANCE

AMOUNT OF INSURANCE

30. In this Part, "effective date" means the day this Part comes into force. O. Reg. 510/87, s. 1, *part*.

31.—(1) Up to a member's normal or early retirement date, the member is entitled to term insurance coverage, on the date of eligibility, in an amount equivalent to the member's base annual earnings rounded up to the nearest \$500 and multiplied by two.

(2) Subject to section 32, any member issued in accordance with subsection (1) may elect additional term insurance coverage in an amount equivalent to the member's base annual earnings rounded up to the nearest \$1,000.

(3) Subject to subsection (5), every member who reached his or her normal retirement date or retired before the 1st day of May, 1977 is entitled to remain insured for the amount for which the member was insured on the day immediately preceding the effective date.

(4) Subject to subsection (5) and section 32, every member who reached his or her normal retirement date or retired on or after the 1st day of May, 1977 but before the effective date is entitled to term insurance coverage in an amount equivalent to the member's final base annual earnings rounded up to the nearest \$1,000 and divided by two, reducing ten years after the member's retirement to the amount equivalent to the member's final base annual earnings rounded up to the nearest \$1,000 and divided by four, but not less than the member's term insurance in effect on the day immediately preceding the effective date.

(5) A member, who is insured under subsection (3) or (4), may elect at any time to receive the greater of the cash surrender value of the paid-up insurance to which he or she is entitled or an amount equal to the member's contributions applied to purchase paid-up insurance minus any amount received by the member as a result of an election to receive the cash surrender value of 50 per cent of the paid-up insurance.

(6) Every member who reaches normal retirement or retires on an early retirement date, whichever is earlier,

(a) is entitled to term insurance coverage from his or her retirement date in an amount equivalent to the member's final base annual earnings rounded up to the nearest \$1,000 and divided by two, reducing ten years after the member's retirement date to the amount equivalent to the member's final base annual

earnings rounded up to the nearest \$1,000 and divided by four;

(b) may elect, within one month after the retirement date, where the member's paid-up insurance is at least \$500, to receive the cash surrender value of 50 per cent of the paid-up insurance and to remain insured for an amount equivalent to one-half of the paid-up insurance; and

(c) may elect at any time to receive the greater of the cash surrender value of the paid-up insurance to which the member is entitled or an amount equal to the member's contributions applied to purchase paid-up insurance minus any amounts that he or she may have received under clause (b).

(7) The beneficiary or estate of a member who died before his or her early or normal retirement date and between the 31st day of March, 1986 and the effective date is entitled to be paid an amount equal to the amount of the paid-up insurance to which the member was entitled at the time of death.

(8) The beneficiary or estate of a member who retired on or after the 1st day of May, 1977 and who died between the 31st day of March, 1986 and the effective date is entitled to be paid an amount equal to the excess of the amount of insurance to which the member would have been entitled had the member not died and the amount of insurance to which the member was entitled at the time of the member's death. O. Reg. 510/87, s. 1, *part*.

TOTAL DISABILITY RETIREMENT INSURANCE

32. Every member retired on total disability.

(a) before the effective date, is insured, until the member's normal retirement date, for the amount of term insurance equal to the total amount of insurance for which the member was insured on the member's total disability retirement date; or

(b) on or after the effective date, remains insured, during the period between the member's total disability and normal retirement dates, for the amount of insurance for which the member was insured in accordance with subsection 31 (1) at the member's total disability retirement date. O. Reg. 510/87, s. 1, *part*.

CONTRIBUTIONS OF MEMBERS

33.—(1) After the surplus is depleted, every member, who is not on leave-of-absence without pay for medical reasons and who makes an election under subsection 31 (2), shall contribute from earnings, the amount of premium for the member's additional term insurance coverage.

(2) Contributions required under subsection (1), stop when the member reaches,

- (a) normal retirement date;
- (b) total disability retirement date;
- (c) the first day of the month following the month in which the member is entitled to receive first payment under an income replacement plan;
- (d) early retirement date;
- (e) termination of employment; or
- (f) the effective date of a member's election to decrease his or her coverage under subsection 35 (1).

(3) The contributions of a member may be deducted by the Corporation from the member's base earnings and paid into the fund. O. Reg. 510/87, s. 1, *part*.

ELECTION BY MEMBERS

INITIAL ELECTION PERIOD

34. Any member may make an election in accordance with the following:

1. An employee, who is a member on the effective date, may elect, within ninety days thereafter, on a form provided by the Corporation, additional insurance coverage under subsection 31 (2).
2. An employee, who becomes a member after the effective date, may elect, on a form provided by the Corporation, within one month after the membership starts, additional insurance coverage under subsection 31 (2) with the election coming into effect on the day membership starts.
3. In the absence of an election made under paragraph 1 or 2, a member shall, until the surplus in the fund is depleted, be deemed to have elected additional insurance coverage under subsection 31 (2) from the effective date or the day that the membership starts, whichever is later, unless the member elects otherwise. O. Reg. 510/87, s. 1, *part*.

SUBSEQUENT ELECTION PERIODS

35.—(1) Any member who has made or who is deemed to have made an election under section 34 may re-elect to increase or decrease the amount for which the member wants to be insured in accordance with subsection 31 (2) during the month of December in each year starting in 1987.

(2) Any member may re-elect, on a form provided by the Corporation, during the ninety day period fol-

lowing notification to the member by the Corporation that the surplus in the fund is depleted, to increase or decrease the amount for which the member wants to be insured in accordance with subsection 31 (2).

(3) Every member re-electing under subsection (1) or (2) to increase the amount for which the member is insured must provide the insurer with satisfactory evidence of insurability.

(4) Any re-election made under this section comes into effect on the first day of the month following the month in which the re-election is made or on the date of approval by the insurer of any required evidence of insurability, whichever is later. O. Reg. 510/87, s. 1, *part*.

PAYMENT OF COST OF INSURANCE

36. The cost of insuring employees and pensioners shall be paid out of the fund to the insurer. O. Reg. 510/87, s. 1, *part*.

PAYMENT OF INSURANCE

37. Upon the death of an insured person, the insurance shall be paid to the beneficiary or, if there is no beneficiary or the beneficiary has predeceased the insured person, to the estate of the insured person. O. Reg. 510/87, s. 1, *part*.

38. A member or beneficiary may elect in writing to have the insurance paid in a single sum or, with the consent of the insurer, in any other form or manner. O. Reg. 510/87, s. 1, *part*.

PAID-UP INSURANCE

39. On or after the effective date but before the 1st day of February, 1988, a member may elect to retain the paid-up insurance or to receive the greater of the cash surrender value of the member's paid-up insurance or the member's contributions in lieu thereof. O. Reg. 510/87, s. 1, *part*.

40. Upon termination of employment other than by death or retirement on pension, a member, who elects to retain the paid-up insurance in accordance with section 39, may elect to receive a paid-up insurance policy, if the amount of paid-up insurance is not less than \$250, or the greater of the cash surrender value of the paid-up insurance or the member's contributions in lieu thereof. O. Reg. 510/87, s. 1, *part*.

41. Unless exempted under section 33, every member shall be deemed to have been contributing on or after the 1st day of April, 1986 to the day immediately preceding the effective date. O. Reg. 510/87, s. 1, *part*.

CONVERSION OPTION

42. Within thirty-one days after the month in which a member,

- (a) terminates employment otherwise than by death or retirement on pension; or
- (b) has the amount of insurance reduced under subsection 31 (4) or clause 31 (6) (a),

the member may purchase from the insurer without medical examination, an individual policy in a form customarily issued at the time by the insurer, for which the premium rate is the same as would apply to a similar policy issued at the then attained age to any individual belonging to the same insurance risk for an amount equivalent to the reduction in the member's total term insurance coverage in force immediately before the event described in clause (a) or (b), as the case may be. O. Reg. 510/87, s. 1, *part*.

RE-EMPLOYMENT

43. Where the employment of a member terminates otherwise than by retirement on pension and he or she again becomes a member, this Part applies in the same manner as it applies to any other new member. O. Reg. 510/87, s. 1, *part*.

ABSENCE FROM EMPLOYMENT

44.—(1) Subject to subsections (2), (3) and (5), a member on leave of absence remains insured to the day his or her base earnings stop.

- (2) A member on leave of absence without pay,
 - (a) for medical reasons, excluding members to whom subsection (3) applies;
 - (b) while on loan to another employer;
 - (c) as provided for under Part XI of the *Employment Standards Act*; or
 - (d) for a period of time approved by the Corporation before the start of the member's leave of absence,

remains insured to and including the day the leave of absence ends.

- (3) Every member,

- (a) receiving benefits under section 8 on the effective date and until cessation of the benefits, is insured from the effective date for an amount of term insurance equal to the total amount for which the member was insured on the day immediately before the effective date, and any election under section 35 does not apply until the member's return to active employment other than rehabilitative employment; or
- (b) who starts receiving benefits under section 8 after the effective date and until cessation of the benefits, remains insured for the same amount of term insurance for which the member was insured on the day immediately before the start of the disability income

benefits, and any election under section 35 does not apply until the member's return to active employment other than rehabilitative employment.

- (4) For the purposes of subsection (3), the base annual earnings of a member,

- (a) receiving disability income benefits on the 1st day of March, 1983 shall be increased by the percentage increase made in the member's disability income benefits by subsections 8 (5a), (5b), (5c), (5d), (5e) and (5f) and by any increases made thereafter in his or her disability income benefits in accordance with section 8; or
- (b) whose disability income benefits started after the 1st day of March, 1983, shall be increased by the percentage increases made in the member's disability income benefits by subsections 8 (5c), (5d), (5e) and (5f) and by any percentage increases made thereafter in his or her disability income benefits in accordance with section 8.

- (5) A member on leave of absence because of full-time service in the armed forces of any country shall discontinue his or her contributions on the day the leave of absence starts and the member remains insured thereafter only for the amount of his or her paid-up insurance. O. Reg. 510/87, s. 1, *part*.

ONTARIO HYDRO:

TOM CAMPBELL
Chairman

L. E. LEONOFF
Secretary

Dated at Toronto, this 22nd day of June, 1987.

(2545)

38

MINISTRY OF HEALTH ACT

O. Reg. 511/87.

Transportation of Patients.

Made—August 12th, 1987.

Approved—September 2nd, 1987.

Filed—September 3rd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 596/85 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Section 1 of Ontario Regulation 596/85, as amended by section 1 of Ontario Regulation 188/87, is further amended by adding thereto the following definition:

- “chiropractor” means a person who is registered as a chiropractor under Regulation 248 of Revised Regulations of Ontario, 1980;
2. Section 2 of the said Regulation, as remade by section 2 of Ontario Regulation 188/87, is amended by adding thereto the following paragraph:
5. The business premises of chiropractors.
3. Section 3 of the said Regulation, as remade by section 2 of Ontario Regulation 188/87, is amended,
- (a) by inserting after “dentist” in the fourth line “chiropractor”; and
- (b) by inserting after “dentist” in the second line of clause (c) “chiropractor”.

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 12th day of August, 1987.

(2546)

38

HEALTH DISCIPLINES ACT

O. Reg. 512/87.
Pharmacy.
Made—August 5th, 1987.
Approved—September 2nd, 1987.
Filed—September 3rd, 1987.

REGULATION TO AMEND
REGULATION 451 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH DISCIPLINES ACT

1. Schedule C to Regulation 451 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 422/84, is amended by adding thereto the following items:

36a. Hydrocortisone preparations containing as a single active ingredient, not more than 0.5 per cent hydrocortisone or hydrocortisone acetate in topical dosage form.

51a. Loperamide and its salts.

- 2.—(1) Item L.4 of Part I of Schedule F to the said Regulation, as remade by section 4 of Ontario Regulation 835/82, is revoked.
- (2) Item A.1 of Part II of the said Schedule F, as remade by section 4 of Ontario Regulation 835/82, is revoked and the following substituted therefor:

A.1. Adrenocortical hormones and their salts and derivatives except for hydrocortisone preparations containing as a single active ingredient, not more than 0.5 per cent hydrocortisone or hydrocortisone acetate in topical dosage form.

COUNCIL OF THE COLLEGE OF
PHARMACISTS:

BARRY HOLLIDAY
President

WILLIAM R. WENSLEY
Registrar

Dated at Toronto, this 5th day of August, 1987.

(2547)

38

ONTARIO DRUG BENEFIT ACT, 1986

O. Reg. 513/87.

General.

Made—September 2nd, 1987.

Filed—September 3rd, 1987.

**REGULATION TO AMEND ONTARIO REGULATION 689/86
MADE UNDER THE
ONTARIO DRUG BENEFIT ACT, 1986**

1. Part B of Schedule 1 to Ontario Regulation 689/86, as remade by section 1 of Ontario Regulation 356/87, is amended by striking out items 320, 478, 506, 758, 912, 943, 1047, 1251, 1441, 1492, 1497, 1506, 1555, 1565, 1569 and 1602 and inserting in lieu thereof:

320	*Ferrous Fumarate 200mg Tab otc 100 Pk	021431 Novofumar 094706 Ferrous Fumarate	NOP DTC	2.7000
.				
478	Spirolactone 100mg Tab	285455 Aldactone 613223 Novo-Spiroton 704652 Sincomen	SEA NOP BER	.2267
.				
506	*Acetaminophen 500mg Tab	013668 Atasol Forte 446114 Exdol Strong 482323 Novogesic Forte 524891 Panadol Extra Strength 545007 Apo-Acetaminophen 566802 Acetaminophen Extra Strength 567663 Acetaminophen 589233 Acetaminophen Extra Strength	HOR FRS NOP STP APX CLK WAM DPC	.0160
.				
758	Lorazepam 0.5mg Tab	399124 Ativan 655740 Apo-Lorazepam +711101 Novolorazem	WYE APX NOP	.0399
.				
912	Polystyrene Sodium Sulfonate 1mEq/g Oral Pd-454g Pk	033197 Kayexalate	WIN	55.7000
.				
943	Spirolactone 100mg Tab	285455 Aldactone 613223 Novo-Spiroton 704652 Sincomen	SEA NOP BER	.2267
.				

1047	*Methylcellulose 1% Oph Sol	000817 Isopto Tears #514705 Murocel	ALC HCl	.3506 .3091
.				
1251	Insulin Human Semi-Synthetic 150U/1.5mL Sol otc 5×1.5 Pk	980765 Novolin-Toronto (Regular) Penfill	NOO	18.1000
.				
1441	Halcinonide 0.1% Cr	326941 Halog	SQU	.3083
.				
1492	Benzoyl Peroxide in Alcohol- containing Gel 10% Gel	263699 Panoxyl 426288 10-Benzagel #520772 Alquam-X10	STI ROR WSD	.1000 .0765
.				
1497	Salicylic Acid 4% Shampoo	+666106 Sebcur	DPT	.0308
.				
1506	Coaltar & Salicylic Acid 10% & 4% Shampoo otc 120mL Pk	+666114 Sebcur/T	DPT	8.2000
.				
1555	Theophylline Anhydrous 200mg Cap	442283 Somophyllin-T 704482 Elixophyllin	FIS BER	.1697
.				
1565	Theophylline Anhydrous 300mg LA Tab	461008 Theo-Dur 545732 Theolair-SR 556742 Quibron-T/SR 599905 Theochron	AST RIK BRI FOR	.2142 .1490 .1985 .1679
.				
1569	Theophylline Anhydrous 10mg/mL O/L	547115 Quibron-T	BRI	.0309
.				
1602	*Vitamins A & D & C & B Complex Ped O/L otc 50mL PK	647578 Poly-Vi-Sol	MJO	14.6000

2. This Regulation shall be deemed to have come into force on the 1st day of July, 1987.

PRESCRIPTION DRUG COST REGULATION ACT, 1986

O. Reg. 514/87.

General.

Made—September 2nd, 1987.

Filed—September 3rd, 1987.

**REGULATION TO AMEND ONTARIO REGULATION 690/86
MADE UNDER THE
PRESCRIPTION DRUG COST REGULATION ACT, 1986**

- 1. Schedule 1 to Ontario Regulation 690/86, as remade by section 1 of Ontario Regulation 357/87, is amended by striking out items 132, 277 and 427 and inserting in lieu thereof:**

132	Spiroinolactone 100mg Tab	285455 Aldactone 613223 Novo-Spiroton 704652 Sincomen	SEA NOP BER
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277	Spiroinolactone 100mg Tab	285455 Aldactone 613223 Novo-Spiroton 704652 Sincomen	SEA NOP BER
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427	Theophylline Anhydrous 200mg Cap	442283 Somophyllin-T 704482 Elixophyllin	FIS BER
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- 2. Part B of Schedule 2 to the said Regulation, as remade by section 2 of Ontario Regulation 357/87, is amended by striking out items 120, 799, 869, 964, 992, 1143, 1300, 1597, 1601, 1868, 1968, 1969, 2047, 2048 and 2074 and inserting in lieu thereof:**

120	Apo-Acetaminophen 500mg Tab	APX 545007	.0160
.			
799	Elixophyllin 200mg Cap	BER 704482	.2440
.			
869	Ferrous Fumarate 200mg Tab	DTC 094706	2.7000
.			
964	Gravol 250mg/5mL Inj Sol-5mL Pk	HOR 013579	2.9305
.			
992	Halog 0.1% Cr	SQU 326941	.3083
.			
1143	Kayexalate 1mEq/g Oral Pk-454g Pk	WIN 033197	55.7000
.			
1300	Metamucil Oral Pd	SEA 242438	8.4000

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4944	THE ONTARIO GAZETTE					O. Reg. 514/87
1597	Novolin-Toronto (Regular) Penfill 150U/1.5mL Sol-5×1.5 Pk		NOO	980765	18.1000	
					
1601	Novolorazem 0.5mg Tab		NOP	711101	.0399	
					
1868	Poly-Vi-Sol Ped O/L		MJO	647578	14.6000	
					
1968	Quibron-T 10mg/mL O/L		BRI	547115	.0309	
1969	Quibron-T/SR 300mg LA Tab		BRI	556742	.1985	
					
2047	Sebcur/T 10% & 4% Shampoo		DPT	666114	8.2000	
2048	Sebcur 4% Shampoo		DPT	666106	.0308	
					
2074	Sincomen 100mg Tab		BER	704652	.2500	
(2549)					38	

HEALTH PROTECTION AND PROMOTION ACT, 1983

O. Reg. 515/87.

Grants to Boards of Health.

Made—September 2nd, 1987.

Filed—September 3rd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 382/84 MADE UNDER THE HEALTH PROTECTION AND PROMOTION ACT, 1983

1. Ontario Regulation 382/84 is amended by adding thereto the following section:

8a.—(1) Notwithstanding section 1, the Minister may pay grants to a board of health in an amount equal to 100 per cent of the expenses incurred in providing the dental treatment services set out in the Schedule to eligible children.

(2) For the purposes of subsection (1), a child is an eligible child if,

- (a) the child is in kindergarten or in any of grades 1 to 8, inclusive;
- (b) the parents or guardians of the child have no insurance or other form of coverage in respect of the services set out in the Schedule;
- (c) the parents or guardians of the child make a declaration that the cost for dental treatment services would constitute financial hardship;
- (d) the child has been assessed by a dentist or dental hygienist under a program established under Ontario Regulation 516/84 as requiring immediate or urgent dental care for conditions causing pain, infection, haemorrhage, trauma or pathology or conditions that would imminently lead to pain or infection; and
- (e) in the case of the dental services set out in Part 2 of the Schedule, the dental director for the board of health determines that the services are necessary.

(3) Notwithstanding subsection (2), a child is not an eligible child if the child,

- (a) is a recipient as defined in clause 1 (h) of the *General Welfare Assistance Act* or is a depen-

dant as defined in clause 1 (1) (e) of Regulation 441 of Revised Regulations of Ontario, 1980 (General);

- (b) is a beneficiary as defined in clause 1 (c) of the *Family Benefits Act* and who is entitled to dental services under an agreement between the Crown in right of Ontario and the Ontario Dental Association under section 22 of Regulation 318 of Revised Regulations of Ontario, 1980 (General); or

- (c) is receiving residential services from a service provider under the *Child and Family Services Act, 1984* and the service provider makes dental care available for the child.

(4) Nothing in this section prevents a board of health from providing the services set out in the Schedule to a child referred to in subsection (3) on behalf of the Ministry of Community and Social Services.

(5) The payment of a grant is subject to the following conditions:

- 1. The board of health shall ensure that the dental services set out in the Schedule are made available to an eligible child as described in subsection (2).
- 2. The board of health shall issue a form authorizing work to be done, which form is valid for a six month period from the date of the issuance of the form.
- 3. The dental work authorized by a board of health shall be carried out by a dentist who is the holder of a licence to practice dentistry under Part II of the *Health Disciplines Act* and who,
 - i. has agreed to charge not more than the amounts set out in the Schedule,
 - ii. has agreed to seek payment only from the board of health and not from the parents or guardian of the child,
 - iii. has agreed to follow the directives set out in the Schedule, and
 - iv. submits to the board of health a completed claim form for the payment of services performed. O. Reg. 515/87, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule

PART I

Procedure
Code

Service

Fee

DIAGNOSTIC SERVICES

COMPLETE ORAL EXAMINATION

- (a) History, medical and dental
- (b) Clinical examination of hard and soft tissues including carious lesions, missing teeth, determination of pocket depth and location of periodontal pockets, gingival contours, mobility of teeth, interproximal tooth contact relationships, occlusion of teeth, pulp vitality tests where necessary and any other pertinent factors.

EXAMINATIONS

Please note that procedure code 01300 (Emer. Exam.) is the only one that will be covered for oral and maxillofacial surgeons.

Procedure Code	Service	Fee
01110	Primary Dentition Clinical oral examination as above	28.05
01120	Mixed Dentition Clinical oral examination as above	42.08
01130	Permanent Dentition Clinical oral examination as above	56.10
01200	Recall Oral Examination Examination of hard and soft tissues including checking of occlusion and appliances. (Radiographs at a separate fee and code)	14.03
01300	Emergency Examination Examination for any of the following in a specific area; caries, periodontal disease, orthodontic status, or any other pertinent factor OR	14.03
01400	Specific Oral Area Examination of any of the following in a specific area; caries, periodontal disease, orthodontic status, or any other pertinent factor	14.03

RADIOGRAPHS

(Radiographic examination and interpretation)

INTRAORAL FILMS(only five periapical films or 02600
authorized in any twelve month period)

02111	Single periapical film	9.85
02112	Two periapical films	12.53
02113	Three periapical films	14.32

Procedure Code	Service	Fee
02114	Four periapical films	16.11
02115	Five periapical films	18.80

(Only two posterior bitewing films
are authorized every six months)

02141	X-ray Bitewing - single film	9.85
02142	Bitewings - two films	12.53

EXTRAORAL FILMS

02600	Panoramic film in place of 5 periapical films.	18.80
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PREVENTIVE SERVICES

13600	Caries/trauma/pain control (removal of carious lesions or existing restorations and placement of sedative/protective dressings). <u>Include surface code.</u> (Note 13600 - 7 days must elapse before placement of final restoration)	23.38
13401	pit and fissure sealants - first tooth (first and second permanent molars only).	12.07
13404	each additional tooth in the same quadrant (first and second permanent molars only).	6.47

Procedure
Code

Service

Fee

RESTORATIVE SERVICES

Note 1 - Authorized once every six months. No surface can be paid more than once in a six month period.

Note 2 - Where, at the same sitting, in order to conserve tooth structure, two separate restorations are performed on the same tooth involving a common surface, this should be considered as one restoration when assessing the fee.

Note 3 - In order to be paid for restorations you must include the proper procedure code, international tooth code and the names of the surfaces restored.

Note 4 - For supernumerary tooth, please use tooth code "99".

Quadrants - there are four quadrants (i.e. maxillary and mandibular, right and left, midline to the most posterior tooth) and the maxillary and mandibular anterior segments (i.e. from maxillary cuspid to

Procedure
Code

Service

Fee

cuspid, mandibular cuspid to cuspid). Fee adjustments may be considered when certain repeated or multiple services reduce the time factor.

**AMALGAM, PREFORMED STAINLESS STEEL AND
POLYCARBONATE RESTORATIONS**

- (a) Crucial Primary teeth - excluding incisors after age 5 and molars after age 9 (see Part 2) (maximum allowance per tooth is the fee for four surfaces and 2.0 units of time.)

21101	Amalgam - one surface	18.70
21102	Amalgam - two surfaces	40.90
21103	Amalgam - three surfaces	46.75
21104	Amalgam - four surfaces	56.10
21105	Amalgam - five surfaces	56.10

- (b) Permanent anterior and bicupid teeth (maximum allowance per tooth is the fee for 4 surfaces and 2.0 units of time).

21211	Amalgam - one surface	18.70
21212	Amalgam - two surfaces	40.90
21213	Amalgam - three surfaces	46.75
21214	Amalgam - four surfaces	56.10
21215	Amalgam - five surfaces	56.10

- (c) Permanent molar teeth (maximum allowance per tooth is the fee for 4 surfaces and 2.0 units of time)

Procedure Code	Service	Fee
21221	Amalgam - one surface	23.28
21222	Amalgam - two surfaces	46.75
21223	Amalgam - three surfaces	58.44
21224	Amalgam - four surfaces	67.85
21225	Amalgam - five surfaces	67.85

FULL COVERAGE RESTORATIONS

The fee for crowns includes any necessary preparation.

21403	Preformed stainless steel - primary posterior tooth	70.13
21413	Preformed stainless steel - permanent posterior tooth	70.13
21421	Preformed polycarbonate crown - primary anterior tooth	70.13

COMPOSITE RESTORATIONS

(maximum allowance per tooth is the fee for a Class IV).

23101	*Class I and V	28.05
	* See note 1 under RESTORATIVE SERVICES	
23102	Class III	37.40
23103	Class IV	58.44

Composite Restorations

Acid Etch Technique

(maximum allowance per tooth is the fee for double Class IV)

23111	*composite, acid etch technique - Class I or V	37.40
	* See note 1 under RESTORATIVE SERVICES	
23112	composite, acid etch technique - Class III	46.75
23113	composite, acid etch technique - Class IV	70.13

Procedure
Code

Service

Fee

23114	composite, acid etch technique, double Class IV (involving mesial, incisal and distal)	93.50
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Composite Restorations

(bicuspid teeth only)

(maximum allowance per tooth is the
fee for four surfaces)

23201	Posteriors, one surface composite	28.05
23202	Posteriors, two surfaces, composite	40.90
23203	Posteriors, three surfaces, composite	46.75
23204	Posteriors, four surfaces, composite	56.10

Composite Restorations**Acid Etch Techniques**

(bicuspid teeth only)

(maximum allowance per tooth is the
fee for four surfaces)**OTHER RESTORATIVE SERVICES**

23221	Posteriors, one surface, composite, acid etch technique	37.40
23222	Posteriors, two surfaces, composite acid etch technique	52.60
23223	Posteriors, three surfaces, composite acid etch technique	58.44
23224	Posteriors, four surfaces, composite acid etch technique	93.50

29100	Recement inlays or crowns	23.38+L
29300	Removal of crown or inlay	28.05

ENDODONTIC SERVICES**PULPOTOMY**

32211	Vital pulpotomy - primary tooth	23.34
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Procedure
Code

Service

Fee

ROOT CANAL THERAPY

Includes treatment plan, clinical procedures with appropriate radiographs, follow-up care, but excluding final restoration.

Notes

1. Clinical procedures are shown following each coded service to facilitate determination of fee for treatment. They should not be itemized on the claim form.
2. Where clinical procedures must be REPEATED this should be noted.
3. Only one of 33100, to 33503 per tooth allowed.
4. Fee must be modified if one, or more, procedures are eliminated or modified.
5. Submit on claim form at COMPLETION of therapy.
6. If, because of extenuating circumstances, treatment is only partially completed, submit a partial billing and provide details in the "For Dentist's Use Only" section of the claim form.

33100	One canal, fully developed root	187.00
	Pulpectomy - one canal, fully developed root	
	Biomechanical preparation, one canal, fully developed root.	
	Chemotherapeutic treatment or root canal	
	Obturation, one canal, fully developed root	

Procedure
Code

Service

Fee

33120	One canal, partially developed root Pulpectomy, one canal, partially developed root Biomechanical preparation, one canal, partially developed root, Chemotherapeutic treatment, one canal, partially developed root, Obturation, one canal, partially developed root	252.45
33200	Two canals, fully developed roots Pulpectomy, two canals Biomechanical preparation, two canals, Chemotherapeutic treatment, two canals. Obturation, two canals	233.75
33220	Two canals, partially developed roots Pulpectomy, two canals, partially developed roots, Biomechanical preparation, two canals, partially developed roots Chemotherapeutic treatment, two canals partially developed roots Obturation, two canals, partially developed roots	336.60
33300	Three canals, fully developed roots Pulpectomy, three canals Biomechanical preparation, three canals Chemotherapeutic treatment , three canals Obturation, three canals	376.62

Procedure Code	Service	Fee
33501	Apexification - one canal Biomechanical preparation of partially developed root, one canal Chemotherapeutic treatment, one canal Obturation, one canal	168.30
33502	Apexification - two canals Biomechanical preparation of partially developed root/roots, two canals Chemotherapeutic treatment, one canal Obturation, two canals	224.40
33503	Apexification - three canals Biomechanical preparation of partially developed roots, three canals Chemotherapeutic treatment, three canals Obturation, three canals	289.71

Note: Supernumerary tooth

Please use tooth code "99"

TRANSITIONAL PARTIAL DENTURE

(Maxillary or Mandibular)

Diagnostic Services

(a) Examination - Refer to Diagnostic Services 01000

(b) Radiographs - Refer to 02000 Series

52120	*Maxillary transitional partial denture -acrylic base	93.50+L
52121	*Mandibular transitional partial denture -acrylic base	93.50+L

*The terminology - temporary, provisional, thumb plate, flipper, spacer, is often used to describe a transitional partial denture. It is more commonly used to replace anterior teeth.

Procedure Code	Service	Fee
<hr/>		
<u>DENTURE REPAIRS</u>		
	Diagnostic services examination - refer to Diagnostic Services 01400	
55101	Repair broken complete maxillary denture, no impression required	11.69+L
55102	Repair broken complete mandibular denture, no impression required	11.69+L
55103	Repair broken partial maxillary denture, no impression required	11.69+L
55104	Repair broken partial mandibular denture, no impression required	11.69+L
55201	Repair broken complete maxillary denture, impression required	23.38+L
55202	Repair broken complete mandibular denture, impression required	23.38+L
55203	Repair broken partial maxillary denture, impression required	23.38+L
55204	Repair broken partial mandibular denture, impression required	23.38+L
55520	Maxillary partial denture additions	46.75+L
55530	Mandibular partial denture additions	46.75+L
55700	Denture prophylaxis and polishing	9.35+L

Procedure
Code

Service

Fee

SURGICAL SERVICES

NOTE: All surgical services are preceded by the appropriate diagnostic services:

Examination - Refer to Diagnostic Services 01000 Series

Radiographs - Refer to 02000 Series

The following surgical services include necessary suturing and one post-operative treatment when required. A surgical site is considered to include a full quadrant; a segment, or a group of several teeth which can be practically and conveniently combined for a single surgical sitting.

Note: Supernumerary Tooth

Please Use Tooth Code "99":

REMOVAL OF ERUPTED TOOTH - UNCOMPLICATED

71101	Single tooth (bone contouring included) (1st tooth in surgical site)	28.05
71111	Each additional tooth in the same surgical site	14.03
72100	Removal of each erupted tooth (complicated)	65.45

REMOVAL OF RESIDUAL ROOTS

(The fee allowance is the maximum for the multiple roots of any one tooth)

Procedure Code	Service	Fee
72310	Roots with soft tissue coverage	56.10

UNCLASSIFIED TREATMENT

Local Anaesthesia - not in conjunction with
operative or surgical procedures - Refer to
Diagnostic Services 01300, 01400

92110	Regional block anaesthesia (not in conjunction with operative or surgical procedures)	7.16
92120	Trigeminal division block (not in conjunction with operative or surgical procedures)	8.05

GENERAL ANAESTHESIA

(Includes pre-anaesthetic evaluation and
post-anaesthetic follow-up)

The elimination of all sensations,
accompanied by the loss of consciousness.
Also included is "dissociative" anaesthesia
(Ketamine)

92201	General anaesthesia - first unit of time	56.11
92202	Each additional unit of time	18.80
92215	Provision for additional office support systems required when the anaesthetic service is administered by a separate anaesthetist - per unit of time	14.32

Procedure
Code

Service

Fee

NEUROLEPTANALGESIA AND RELATED TECHNIQUES

Profound analgesia and/or sedation including marked physical and psychic detachment which may involve intermittent periods of unconsciousness.

This state is produced by the continuous or intermittent administration of competent drugs in a balanced manner. These techniques must not be confused with a conscious sedation technique.

92251	Neuroleptanalgesia - first unit of time	51.43
92252	Each additional unit of time	17.00

CONSCIOUS SEDATION

The use of systematic drugs to produce a calm, relaxed comfortable patient without the loss of consciousness.

92310	Conscious sedation - inhalation (nitrous oxide and oxygen) First unit of time	12.53
92311	Each additional unit of time	8.05

PARENTERAL ADMINISTRATION

92330	Conscious sedation - intravenous	37.40+Dg.
92340	Conscious sedation by intramuscular injection of sedative drug	37.40+Dg.

DRUGS

96100	Therapeutic intramuscular drug injection	10.74+Dg.
96101	Therapeutic intravenous drug injection	16.11+Dg.

Procedure
Code

Service

Fee

IN-OFFICE LABORATORY SERVICES

99350	In-office laboratory charges	I.C.
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PART II

RESTORATIVE SERVICES

AMALGAM, PREFORMED STAINLESS STEEL AND

POLYCARBONATE RESTORATIONS - Primary

incisors after age 5 and molars

after age 9 (maximum allowance per tooth is
the fee for 4 surfaces and 2 units of time)

21101	Amalgam - one surface	18.70
21102	Amalgam - two surfaces	40.90
21103	Amalgam - three surfaces	46.75
21104	Amalgam - four surfaces	56.10
21105	Amalgam - five surfaces	56.10
21403	Preformed stainless steel - primary posterior tooth	70.13
21421	Preformed polycarbonate crown - primary anterior tooth	70.13

COMPOSITE RESTORATIONS

(maximum allowance per tooth is the fee
for a Class IV). 28.05

23101	*Class I and V *See note I under RESTORATIVE SERVICES	
23102	Class III	37.40
23103	Class IV	58.44

Procedure
Code

Service

Fee

Composite Restorations

Acid Etch Technique

(maximum allowance per tooth is the fee for
double Class IV)

23111	*composite, acid etch technique - Class I or V	37.40
	*See note I under RESTORATIVE SERVICES	
23112	composite, acid etch technique - Class III	46.75
23113	composite, acid etch technique - Class IV	70.13
23114	composite, acid etch technique, double Class IV (involving mesial, incisal and distal)	93.50

CROWNS - SINGLE RESTORATIONS ONLY

PREAMBLE

Guidelines for Procedural Requirements

The following shall be considered necessary to constitute
acceptable treatment:

- a) Removal of diseased tooth structure.
- b) Assessment of the necessity for:
 - i) provision of substitute substructure to provide
sufficient retention and protection of the remaining
natural tooth.
 - ii) finishing and contouring of adjacent restorations.
 - iii) correction of periodontal abnormalities related to the
unit.
 - iv) correction of occlusal abnormalities in the opposing
arch related to the unit.

Procedure
Code

Service

Fee

Assessment of the necessity for (i), (ii), (iii), (iv) is to be considered part of the prosthodontic treatment. Should any of the above be required then it would be done as a separate entity with the additional fee guided by the appropriate code numbers in the suggested Fee Guide.

- c) Design and execution of tooth reduction to accommodate the dictates of the chosen restorative material and the functional requirements (occlusal and retentive).
- d) Accurate impressions of the prepared tooth, its surroundings and opposing occlusion.
- e) Accurate centric registration as a minimum in occlusal registration.
- f) Adequate provisional coverage for the treated tooth for the interim of the treatment period.
Adequate coverage shall mean:
 - i) protection of the cut dentinal tubules and underlying dental pulp.
 - ii) maintenance of contact to adjacent teeth.
 - iii) maintenance of an acceptably stable functional occlusion during the construction period.
 - iv) respect for periodontal structures; i.e. the provisional restoration should provide little or no significant insult to the surrounding tissues.
- g) Shade selection where necessary.
- h) A proper written prescription for the guidance of the dental technician.
- i) Proper insertion technique which includes:
 - i) pulp protection,

Procedure Code	Service	Fee
	ii) occlusal and contact adjustments, iii) marginal fitting and finishing iv) a cementation technique which reflects the proper choice of cement along with care to cement under the most hygienic and optimum conditions	
j)	Occlusal adjustment of the finished restoration.	
27130	Acrylic (or composite) --transitional, direct (chairside)	93.50
27140	Acrylic (or composite) --transitional, indirect	70.13+L
27200	Porcelain	327.25+L
27210	Porcelain fused to metal base (porcelain veneer)	327.25+L
27300	Metal (full cast)	252.45+L
27310	Metal (3/4)	252.45+L
27500	Metal transitional, direct (chairside)	35.07
27700	Cast metal post and core as a separate procedure	168.30+L
27701	Cast metal post and core as a separate procedure - 2 sections	196.35+L
27702	Cast metal post and core as a separate procedure - 3 sections	224.40+L
27710	Cast metal post and core concurrent with impression for a crown (when possible)	84.15+L
27711	Cast metal post and core concurrent with impression for a crown (when possible) 2 sections	112.20+L
27712	Cast metal post and core concurrent with impression for a crown (when possible) 3 sections	140.25+L
27800	Metal transfer coping (thimble) as a separate procedure	93.50+L

Procedure
Code

Service

Fee

27810	Metal transfer coping (thimble) concurrent with impression for crown (when possible)	23.38+L
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PREFABRICATED - precious metal posts or
plastic post patterns for castings for
reinforcing devitalized teeth.

PREFORMED - manufactured standard or stock
posts that are used to reinforce devitalized
teeth.

CAST METAL POST AND CORE - custom made
castings for reinforcing devitalized teeth.

OTHER RESTORATIVE SERVICES

29501	One retentive preformed post (with or without preformed core)	56.10
29502	Two retentive preformed posts	84.15
29503	Three retentive preformed posts	112.20
29511	One prefabricated metal post and cast core	112.20+L
29512	Two prefabricated metal posts and cast cores	140.25+L
29513	Three prefabricated metal posts and cast cores	168.30+L
29600	Pin-reinforced amalgam post and/or core for crown restoration (materials included)	84.15
29610	Pin-reinforced composite post and/or core for crown restoration (materials included)	84.15
29700	Crown made to an existing partial denture clasp	65.45
29800	Cement restoration	18.70

Procedure
Code

Service

Fee

PROSTHODONTIC SERVICES
Prosthodontics - Removable

PREAMBLE

1. This service is the provision of an artificial substitute for living tissue.
2. Professional skill used to provide the method of substitution is the essence of this health service, rather than the artificial component (denture).
3. There are two distinct and identifiable integral components necessary for the provision of this health service:
 - (a) Physiological component - requiring professional skill,
 - (b) Technical component - requiring laboratory procedures.
4. The significance of this service is in the preservation of the oral tissues supporting the artificial denture.
5. The value of this service is in the replacing of tooth function to the maximum possible range.

The following parts A and B on Clinical Procedures for Complete and Removable Partial Dentures, and the outlines for prosthetic procedures as related to the Fee Guide are designed to fulfil the principles outlined above. It will be noted therefore, that diagnostic services are emphasized by reference to the appropriate diagnostic procedure for each denture service being rendered.

CLINICAL PROCEDURES FOR COMPLETE AND REMOVABLE PARTIAL
DENTURE THERAPY RELATED TO THE SUGGESTED FEE GUIDE

A. COMPLETE DENTURES

1. DIAGNOSTIC PROCEDURES

- (a) Examination: Complete oral examination including dental and medical history, psychological considerations, visual and digital clinical examination - refer to 01000 Series
- (b) Radiographic examination - refer to 02000 Series

Procedure
Code

Service

Fee

2. IMPRESSIONS

- (a) Preliminary impressions
- (b) Final impressions

3. JAW RELATION RECORDS

- (a) Vertical relations - rest and occlusal vertical dimension
- (b) Horizontal relations - centric jaw relation record
- (c) Face-bow transfer
- (d) Tooth selection - mould and shade

4. TRY-IN

- (a) Check records - verification of centric jaw relation record and/or articular mounting.
- (b) Remount from new records (if necessary)
- (c) Evaluation and modification to anterior tooth arrangement as influenced by aesthetic and phonetic checks

5. INSERTION

- (a) Denture base check for pressure spots and base extension
- (b) Patient instruction and delivery

6. ADJUSTMENTS

Includes three months post delivery care

7. OCCLUSAL EQUILIBRATION

Remount of dentures for occlusal equilibration

Procedure
Code

Service

Fee

B. PARTIAL DENTURES**1. DIAGNOSTIC PROCEDURES**

- (a) Examination: Complete oral examination including dental and medical history, psychological considerations, visual and digital clinical examination - refer to 01000 Series
- (b) Radiographic examination - refer to 02000 Series

2. TREATMENT PLAN

- (a) Preliminary impressions (diagnostic casts)
- (b) Survey and analysis of diagnostic cast(s)
- (c) Selection of design and outline of mouth preparation on diagnostic cast(s)
- (d) Preparation of laboratory prescription.

3. MOUTH PREPARATIONS

- (a) Execution of indicated preparation procedures
- (b) Final impressions

4. FRAMEWORK TRY-IN

- (a) Fitting of framework
- (b) Altered cast impression (if free-end extension situation)

5. JAW RELATION RECORDS

- (a) Vertical and horizontal relations
- (b) Face-bow transfer (if necessary)
- (c) Selection of teeth - mould and shade

6. TRY-IN EVALUATION

- (a) Check records (remount if necessary)
- (b) Evaluation and modification to tooth arrangement

Procedure
Code

Service

Fee

7. INSERTION

- (a) Framework/denture base check for pressure spots and base extension
- (b) Patient instruction and delivery

8. ADJUSTMENTS

Includes three months post delivery care.

9. OCCLUSAL EQUILIBRATION

Remount of denture for occlusal equilibration.

This outline lists the treatment procedures in the provision of removable prosthesis.

OVERDENTURES

Refer to appropriate codes for denture services plus such other services and codes as may be necessary for preservation of the alveolar ridge.

51100

COMPLETE MAXILLARY DENTURE

308.55+L

- 1. Diagnostic Services
 - (a) Examination - Refer to Diagnostic Services 01000 Series
 - (b) Radiographs - Refer to 02000 Series
- 2. Impressions
- 3. Jaw relation records
- 4. Try-in evaluation and check records
- 5. Insertion
- 6. Adjustments (includes three months post insertion care)

Procedure Code	Service	Fee
51110	<u>COMPLETE MANDIBULAR DENTURE</u>	392.71+L
	1. Diagnostic Services	
	(a) Examination - Refer to Diagnostic Services 01000 Series	
	(b) Radiographs - Refer to 02000 Series	
	2. Impression - initial and final	
	3. Jaw relation records	
	4. Try-in evaluation and check records	
	5. Insertion	
	6. Adjustments (includes three months post insertion care)	
51120	<u>COMPLETE MAXILLARY AND MANDIBULAR DENTURES</u>	504.91+L
	1. Diagnostic Services	
	(a) Examination - Refer to Diagnostic Services 01000 Series	
	(b) Radiographs - Refer to 02000 Series	
	2. Impressions - initial and final	
	3. Jaw relation records	
	4. Try-in evaluation and check records	
	5. Insertion	
	6. Adjustments (includes three months post insertion care)	
51300	Immediate complete maxillary denture (including three months post insertion care, including tissue conditioners but does not include permanent relines)	364.65+L
51310	Immediate complete mandibular denture (including three months post insertion care, including tissue conditioners but does not include permanent relines)	448.81+L

Procedure Code	Service	Fee
51320	Immediate complete maxillary and mandibular dentures (including three months post insertion care, including tissue conditioner but does not include permanent relines)	561.01+L
51600	Transitional (temporary) complete maxillary denture	140.25+L
51610	Transitional (temporary) complete mandibular denture	187.00+L
51620	Transitional (temporary) complete maxillary and mandibular dentures.	233.75+L
<u>REMOVABLE PARTIAL DENTURE</u> (Maxillary or Mandibular)		
Diagnostic Services		
(a) Examination - Refer to Diagnostic Services 01000 Series		
(b) Radiographs - Refer to 02000 Series		
52220	Maxillary, acrylic base - with or without wrought clasps	140.25+L
52221	Mandibular, acrylic base - with or without wrought clasps	140.25+L
52230	Maxillary, acrylic base - with gold or chrome clasps with rests	224.40+L
52231	Mandibular, acrylic base - with gold or chrome clasps with rests	224.40+L
52320	Maxillary, wrought bar (palatal) with rests and clasps	224.40+L
52321	Mandibular, wrought bar (lingual) with rests and clasps	224.40+L

Procedure Code	Service	Fee
<u>CAST CHROME COBALT (OR GOLD)</u>		
52400	Maxillary with chrome cobalt palatal connector, rests, clasps and acrylic base (free end RPD)	392.71+L
52410	Mandibular with chrome cobalt lingual or labial connectors, rests, clasps and acrylic base (free-end RPD)	392.71+L
52500	Maxillary with palatal connector, rests, clasps and cast chrome cobalt base (tooth-borne)	364.65+L
52510	Mandibular with lingual connector, rests, clasps and cast chrome cobalt base (tooth-borne)	364.65+L
52520	Maxillary and Mandibular RPD	532.96+L
52525	For each altered cast impression technique when done in conjunction with Codes 52520, 52400, 52410, add	56.10+L
52530	Maxillary complete denture with mandibular removable partial denture - case chrome cobalt lingual connector, rests clasps and acrylic base	532.96+L
52531	Mandibular complete denture with maxillary removable partial denture - cast chrome cobalt palatal connector, rests, clasps and acrylic base	532.96+L
52535	For altered cast impression technique when done in conjunction with Codes 52530, 52531, add	56.10+L

PROSTHODONTIC SERVICESPROSTHODONTICS - FIXEDPREAMBLEA. AIMS OF FIXED PROSTHODONTIC SERVICES

- 1.) The restoration of diseased or missing teeth or parts of teeth.
- 2.) The maintenance of the restored teeth and their surrounding supporting structures in a normal healthy condition for as long a time as possible.
- 3.) The prevention of further injury to the restored teeth.
- 4.) The correction of abnormal oral conditions whether they be cosmetic, functional (occlusal) and/or periodontal (as in periodontal prosthetics).

B. EXTENSIVE OR COMPLICATED RESTORATIVE DENTISTRY

In order to qualify as "extensive or complicated restorative dentistry" a restorative treatment plan should include or encompass some or all of the following considerations:

- 1.) Multiple units in opposing quadrants.
- 2.) Major changes in the occlusal plane.
- 3.) The opening or closing of vertical dimension with fixed restorations.
- 4.) Repositioning of the mandible; i.e. a correction of the acquired occlusion to centric relation by means of fixed restorations.
- 5.) Bridgework of three abutments or more which begins in one posterior quadrant and ends in the anterior segment or in the opposite posterior quadrant.
- 6.) Development of major changes in incisal guidance.

- 7.) Development of major changes in occlusal morphology.
- 8.) Extensive splinting of mobile teeth.
- 9.) Major restorative dentistry for treatment of temporomandibular joint and myo-facial pain syndrome.

C. GUIDELINES FOR PROCEDURAL REQUIREMENTS FOR FIXED PROSTHODONTIC SERVICES

- 1.) Procedural requirements for three to four unit fixed prosthesis and multiple adjacent units.

The following requirements shall be considered necessary to constitute acceptable treatment:

- a) The same requirements as those for a single unit (refer to CROWNS - Preamble) with the addition of:
- b) Centric and eccentric occlusal records and the programming of a semi-adjustable articulator or the use of a functionally generated path technique.
- c) Abutment design, preparation and retainer construction in a manner compensating for the additional stress on the prosthesis.
- d) Parallelizing of the abutments or the judicious use of broken stress principles when necessary. (Broken stress techniques may have to be at an additional fee).

- e) Assessment of the necessity for:
- i) occlusal correction of a total quadrant or total mouth occlusal correction as opposed to correction of one or two opposing teeth as in the single unit.
 - ii) correction of tissue around all abutments and ridge area for proper pontic design.
 - iii) complete mouth periodontal treatment.
- f) Design of pontics and the total prosthesis to provide sufficient strength to resist moments of bending and to provide acceptable cosmetic appearance, function and protection of the surrounding tissues.
- g) Provisional restoration in accordance with requirements for single restorations and in addition, the requirement to maintain abutment relationships through the provision of pontics and the restoration of proximal contact.
- h) Diagnostic casts, refer to Codes 04510 or 04520
- i) Complete series periapical films - refer to Code 02100

Procedure Code	Service	Fee
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PONTICS

62500	Porcelain fused to metal pontic	161.98+L
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RETAINERS

65500	Metal overlay acid etch bonded - per abutment tooth - (pontics extra) (Maryland, Rochette or others)	70.13+L
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Procedure
Code

Service

Fee

SURGICAL REMOVALS

NOTE: An impacted tooth is one which is prevented from its normal path of eruption by hard tissue (tooth or bone).

First tooth in surgical site - Full Fee.

Each additional tooth will be paid at reduced fee (as 71111).

If surgical service on a deciduous tooth is required please give an explanation on the claim form.

72210	Impaction that requires incision of overlying soft tissue and the removal of the tooth.	65.45
72220	Impaction that requires incision of overlying soft tissue, elevation of a flap and EITHER removal of bone and tooth OR selecting and removal of tooth.	98.18
72230	Impacted that requires incision of overlying soft tissue, elevation of a flap, removal of bone AND sectioning of tooth for removal.	130.90
72240	Impaction that requires incision of overlying soft tissue, elevation of flap, removal of bone, sectioning of the tooth for removal AND/OR presents unusual difficulties and circumstances.	149.60
72320	Roots with bone tissue coverage	65.45

O. Reg. 515/87, s. 2.

PLANNING ACT, 1983

O. Reg. 516/87.

Delegation of Authority of Minister under
Section 4 of the Planning Act, 1983—
Consents.

Made—August 17th, 1987.

Filed—September 3rd, 1987

REGULATION TO AMEND ONTARIO REGULATION 474/83 MADE UNDER THE PLANNING ACT, 1983

1. Section 10 of Schedule 3 to Ontario Regulation 474/83, as amended by sec- tion 5 of Ontario Regulation 758/86, is revoked and the following substituted therefor:

10. For every six-month period beginning on the 1st days of January and July, the official shall complete a statistical report in Form 6 with respect to consent applications for which the approval authority has jurisdiction.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 17th day of August, 1987.

(2551)

38

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 517/87.

Rent Registry.

Made—September 2nd, 1987.

Filed—September 3rd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 10/87 MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

1. Subsection 4 (5) of Ontario Regulation 10/87, as remade by section 2 of Ontario Regulation 234/87, is revoked and the following substituted therefor:

(5) If the rent chargeable under the terms of a tenancy agreement is subject to a prompt payment provision, the actual rent is the lesser amount chargeable unless,

(a) the rent set out or declared as the lawful or maximum rent in the most recent order issued under the Act, the *Residential Tenancies Act* or *The Residential Premises Rent Review Act, 1975 (2nd Session)* is the higher amount that was chargeable under the prompt payment provision then in effect;

(b) the rental unit,

(i) was rented before the 1st day of February, 1987,

(ii) is situate in a residential complex no part of which was occupied as a rental unit before the 1st day of January, 1976, and

(iii) has been continuously subject to a comparable prompt payment provision since the date the rental unit was first rented or the 1st day of August, 1985, whichever is later; or

(c) the rental unit,

(i) was rented before the 1st day of February, 1987,

(ii) is situate in a residential complex any part of which was occupied as a rental unit before the 1st day of January, 1976, and

(iii) has been continuously subject to a comparable prompt payment provision since the 29th day of July, 1975 or the first date that the rental unit is rented after the 29th day of July, 1975. O. Reg. 517/87, s. 1.

(2552)

38

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 518/87.

Rent Determination.

Made—September 2nd, 1987.

Filed—September 3rd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 440/87 MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

1. Section 5 of Ontario Regulation 440/87 is revoked and the following substi- tuted therefor:

5.—(1) For the purposes of determining whether a group of buildings is related, the Minister shall take into account such matters as,

- (a) whether the buildings share common services and facilities;
- (b) whether the buildings are subject to the same financing;
- (c) whether the buildings are managed and administered as one business operation; and
- (d) whether the buildings are in close physical proximity to each other.

(2) Notwithstanding subsection (1), a related group of buildings does not include a group that consists of two classes of buildings, namely, a building or buildings no part of which was occupied as a rental unit before the 1st day of January, 1976 along with a building or buildings, any part of which was occupied as a rental unit before the 1st day of January, 1976. O. Reg. 518/87, s. 1.

2. Clauses 11 (1) (e) and (f) of the said Regulation are revoked and the following substituted therefor:

- (e) a reduction of the amounts set out in clauses (a), (c) and (d) by an amount equal to any proceeds received from or as a result of insurance; and
- (f) interest on the total amount obtained under clauses (a), (b), (c) and (d), as adjusted by clause (e), including, where the capital expenditure is financed by borrowing, the value of any guarantees given by or on behalf of the landlord to the lender,

3. Subsection 20 (1) of the said Regulation is amended by striking out "and (f)" in the eighth and ninth lines and inserting in lieu thereof "and (e)".

4.—(1) Subsections 24 (2) and (3) of the said Regulation are revoked and the following substituted therefor:

(2) In this section, "value of discount" means the cost to the landlord of the discount or the benefit in the nature of a discount or of a reduced rent, including lost revenue experienced by the landlord.

(3) Where the rent charged on the date a unit is rented for the first time is affected by a provision in a tenancy agreement allowing for a discount or benefit in the nature of a discount paid, given or allowed during the term of the agreement, the maximum rent is,

(a) where subsection (4) applies, the amount stated to be chargeable as the undiscounted rent as of the date of first rental in a written tenancy agreement commencing on the date of first rental;

(b) where subsection (5) applies and the term of the tenancy agreement is twelve months or less, the total undiscounted rent for the twelve months following the date of first rental, less the value of any discounts paid, given or allowed, divided by the number of rental periods in those twelve months; or

(c) where subsection (5) applies and the term is more than twelve months, the total undiscounted rent for the term, less the value of any discounts paid, given or allowed, divided by the number of rental periods in the term. O. Reg. 518/87, s. 4 (1).

(2) Clause 24 (4) (b) of the said Regulation is revoked and the following substituted therefor:

(b) the discounts or benefits in the nature of a discount paid, given or allowed during the term of the agreement,

(i) are in respect of the incompleteness of construction of the residential complex or temporary failure to provide promised services and do not extend beyond the six-month period commencing upon the date that any rental unit in the residential complex is first occupied, or

(ii) are in respect of the marketing of the first rental of rental units in the residential complex, and,

(A) do not exceed two months rent, as averaged over the term of the tenancy agreement, or

(B) are not paid, given or allowed to the tenant over a period of time that exceeds a total of six months, that need not be consecutive.

(3) Subsection 24 (5) of the said Regulation is revoked and the following substituted therefor:

(5) Clause 13 (b) or (c) applies where the date that a rental unit is rented for the first time is on or after the 1st day of February, 1987 and the discounts or benefits in the nature of discounts paid, given or allowed to the tenant,

(a) are in respect of the incompleteness of construction of the residential complex or tem-

porary failure to provide promised services or facilities and extend beyond the six-month period commencing upon the date that any rental unit in the residential complex is first occupied;

(b) are in respect of the marketing of the first rental of rental units in the residential complex, and,

(i) exceed two months rent, as averaged over the term of the tenancy agreement, or

(ii) are paid, given or allowed to the tenant over a period of time that exceeds a total of six months, that need not be consecutive; or

(c) are for any other purpose. O. Reg. 518/87, s. 4 (3).

(4) Subsection 24 (6) of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(6) Where a tenancy agreement commences on the date that a rental unit is rented for the first time and the agreement provides that the amount of rent charged will decrease at any time during the term of the agreement from that charged on the date of first rental, which decrease is not in the nature of a discount or a benefit in the nature of discount, the maximum rent is,

5.—(1) Subsection 25 (4) of the said Regulation is revoked and the following substituted therefor:

(4) If the rent chargeable on the actual rent date under the terms of a tenancy agreement is subject to a prompt payment provision, the current maximum rent shall not exceed the lesser amount as of the actual rent date, plus all statutory or other increases permitted up to the date of the maximum rent, unless,

(a) the rent set out or declared as the lawful or maximum rent in the most recent order issued under the Act, the *Residential Tenancies Act* or *The Residential Premises Rent Review Act, 1975 (2nd Session)* is the higher amount that was chargeable under the prompt payment provision then in effect;

(b) the rental unit,

(i) was rented before the 1st day of February, 1987,

(ii) is situate in a residential complex no part of which was occupied as a rental

unit before the 1st day of January, 1976, and

(iii) has been continuously subject to a comparable prompt payment provision since the date the rental unit was first rented or the 1st day of August, 1985, whichever is later; or

(c) the rental unit,

(i) was rented before the 1st day of February, 1987,

(ii) is situate in a residential complex any part of which was occupied as a rental unit before the 1st day of January, 1976, and

(iii) has been continuously subject to a comparable prompt payment provision since the 29th day of July, 1975 or the first date that the rental unit is rented after the 29th day of July, 1975. O. Reg. 518/87, s. 5 (1).

(2) Clause 25 (6) (b) of the said Regulation is revoked and the following substituted therefor:

(b) the rent charged is affected by a discount or benefit in the nature of a discount within the term of a tenancy agreement in effect upon the date on which the actual rent is first charged,

(3) Subsection 25 (6) of the said Regulation is amended by striking out "rent charged" in the tenth and eleventh lines and inserting in lieu thereof "undiscounted rent".

6.—(1) Clause 29 (6) (a) of the said Regulation is amended by inserting after "order" in the eighth line "taking into account a reduction for the number of years that have elapsed from the date of inception of the financing to the date of the change in the principal amount".

(2) Clause 29 (6) (b) of the said Regulation is amended by inserting after "section" in the fourth line "taking into account a reduction for the number of years that have elapsed from the date of inception of the financing to the date of the change in the principal amount".

COURTS OF JUSTICE ACT, 1984

O. Reg. 519/87.

Rules of Practice and Procedure of the
Provincial Offences Courts.

Made—August 27th, 1987.

Approved—September 2nd, 1987.

Filed—September 3rd, 1987.

**REGULATION TO AMEND
REGULATION 809 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
COURTS OF JUSTICE
ACT, 1984**

**1. Regulation 809 of Revised Regulations
of Ontario, 1980 is amended by adding
thereto the following rule:**

7a.—(1) Where a certificate of parking infraction has been issued in respect of a parking infraction under a municipal by-law without a reference to the number of the by-law that creates the offence, the number of the by-law shall be affixed or appended to the certificate when it is filed in the office of the court.

(2) Where a certificate of parking infraction has been issued alleging a parking infraction against the defendant as owner of a vehicle, evidence of the ownership of the vehicle shall be affixed or appended to the certificate when it is filed in the office of the court.

(3) A certificate of parking infraction filed in the office of the court shall be affixed or appended to the filing document approved by the clerk of the court. O. Reg. 519/87, s. 1.

2.—(1) Rule 8 of the said Regulation is amended by adding thereto the following subrules:

(1a) A provincial offences officer who files a certificate of parking infraction in the office of a court shall file with it a certificate control list in the form approved by the clerk of the court, with the certificate recorded on the list. O. Reg. 519/87, s. 2 (1), *part*.

(2a) A single certificate control list may be filed with as many certificates of parking infraction as can be accounted for on the certificate control list. O. Reg. 519/87, s. 2 (1), *part*.

**(2) Subrule 8 (3) of the said Regulation is
revoked and the following substituted
therefor:**

(3) The clerk of the court shall endorse on the certificate control list a receipt for the certificates of offence or certificates of parking infraction filed with the certificate control list. O. Reg. 519/87, s. 2 (2).

**3. The said Regulation is further
amended by adding thereto the fol-
lowing rule:**

8a.—(1) A certificate under subsection 19 (1a) of the Act purporting to be signed by the clerk of the municipality, or a person designated by the clerk, shall be in Form 149 and shall be affixed or appended to the certificate of parking infraction when it is filed in the office of the court.

(2) A facsimile signature of the clerk of the municipality, or a person designated by the clerk, is sufficient authentication of the certificate under subsection 19 (1a) of the Act. O. Reg. 519/87, s. 3.

**4. Rule 10 of the said Regulation is
revoked and the following substituted
therefor:**

10. The clerk of the court shall endorse the date of filing on every certificate of offence or certificate of parking infraction filed in the office of the court. O. Reg. 519/87, s. 4.

5.—(1) Subrule 11 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Upon the delivery of an offence notice or a parking infraction notice with a signed not guilty plea to the office of the court specified in the notice, the clerk of the court shall set a day and time for trial. O. Reg. 519/87, s. 5 (1).

**(2) Rule 11 of the said Regulation is
amended by adding thereto the fol-
lowing subrules:**

(1a) Where a parking infraction notice issued in respect of an alleged parking infraction under a municipal by-law is received under subsection 17 (1) of the Act, the clerk of the court shall give notice of the time and place of the trial to the defendant and the prosecutor as soon as practicable after the prosecutor has filed the certificate of parking infraction in the office of the court, together with the corresponding parking infraction notice. O. Reg. 519/87, s. 5 (2), *part*.

(2a) Where a parking infraction is alleged against the defendant as owner of a vehicle, notice of the trial shall be given to the person identified as the holder of the permit, as defined in section 6 of the *Highway Traffic Act*, in the evidence of the ownership of the

vehicle affixed or appended to the certificate of parking infraction. O. Reg. 519/87, s. 5 (2), *part*.

6. Rule 13 of the said Regulation is revoked and the following substituted therefor:

13. The following matters shall be dealt with only in court:

1. Quashing a proceeding, except under section 9 or 19 of the Act.
2. Amending an information, a certificate of offence or a certificate of parking infraction. O. Reg. 519/87, s. 6.

7. The said Regulation is further amended by adding thereto the following rule:

17a. Where notice is given to the clerk by the prosecutor that he does not intend to file a certificate of parking infraction that has been issued in respect of a parking infraction under an Act of the Legislature or under a regulation made under the authority of an Act, the prosecutor shall furnish the clerk with the name and address of the person to whom the parking infraction notice was issued and money paid to the office of the court in respect of the alleged parking infraction shall be refunded to that person. O. Reg. 519/87, s. 7.

10. Forms 102 and 103 of the said Regulation are revoked and the following substituted therefor:

8. Rule 19 of the said Regulation is amended by adding thereto the following subrule:

(1a) A justice who, acting under section 19 of the Act, quashes a proceeding shall endorse on the filing document to which the certificate of parking infraction is affixed or appended the decision and the reasons for the decision. O. Reg. 519/87, s. 8.

9.—(1) Subrule 28 (2) of the said Regulation is revoked and the following substituted therefor:

(2) An affidavit in support of an application under section 11 or 20 of the Act shall be in Form 102. O. Reg. 519/87, s. 9 (1).

(2) Subrule 28 (3) of the said Regulation is revoked and the following substituted therefor:

(3) A certificate under section 11 or 20 of the Act shall be in Form 103. O. Reg. 519/87, s. 9 (2).

(3) Rule 28 of the said Regulation is amended by adding thereto the following subrule:

(49) A certificate under subsection 19 (1a) of the Act shall be in Form 149. O. Reg. 519/87, s. 9 (3).

Form 102

Courts of Justice Act

**AFFIDAVIT IN SUPPORT OF APPLICATION
UNDER SECTION 11 (OR SECTION 20)
OF THE PROVINCIAL OFFENCES ACT**

PROVINCIAL OFFENCES COURT
PROVINCE OF ONTARIO

I, _____, of _____
(address)

_____ make oath and say as follows:

1. I was convicted on the _____ day of _____, 19____, of the offence of _____, contrary to section _____
2. I did not have the opportunity (check appropriate box)
 - a. ☐ to dispute the charge
 - b. ☐ to appear, or

c. ☐ to be represented

at a hearing for the reason that, through no fault of my own, the delivery of a necessary notice or document,
namely _____

(fill in details as to why no delivery occurred where the reason is known)

3. My conviction first came to my attention on the _____ day of _____, 19____

Sworn before me at

this _____ day of

_____, 19____

a _____

(Commissioner, etc.)

Note: Section 86 of the *Provincial Offences Act* provides:

Every person who makes an assertion of fact in a statement or entry in a document or form for use under this Act knowing that the assertion is false is guilty of an offence and on conviction is liable to a fine of not more than \$1,000.

O. Reg. 519/87, s. 10, *part.*

Form 103

Courts of Justice Act

CERTIFICATE OF STRIKING OUT CONVICTION UNDER SECTION 11 (OR SECTION 20) OF THE PROVINCIAL OFFENCES ACT

PROVINCIAL OFFENCES COURT
PROVINCE OF ONTARIO

(Copy of Certificate of Offence or
Certificate of Parking Infraction)

I certify that the conviction entered on the _____ day of _____, 19____,
against the defendant identified, and in respect of the offence described on the certificate of offence (or certificate

of parking infraction) duplicated above, was struck out by me on the _____

day of _____, 19____, at _____

Provincial Judge or Justice
of the Peace

O. Reg. 519/87, s. 10, *part.*

11. The said Regulation is further amended by adding thereto the following Form:

Form 149

Courts of Justice Act

CERTIFICATE OF NON-DELIVERY OF
FINE PAYMENT AND REQUEST FOR TRIAL
UNDER SUBSECTION 19 (1a) OF THE
PROVINCIAL OFFENCES ACT

PROVINCIAL OFFENCES COURT
PROVINCE OF ONTARIO

I certify that payment of the set fine in respect of the parking infraction alleged upon the certificate of parking infraction affixed (or appended) to this form has not been made under section 18 and that a request for trial in respect of the alleged parking infraction has not been delivered under subsection 17 (1).

(date)

(signature)

(place)

Clerk of the Corporation of the _____ of

_____ (or, a person designated by the

Clerk of the Corporation of the _____

of _____)

O. Reg. 519/87, s. 11.

RULES COMMITTEE OF THE PROVINCIAL OFFENCES COURT:

F. C. HAYES
Chairman

DAVID BECK
Secretary

Dated at Toronto, this 27th day of August, 1987.

(2554)

38

LAW SOCIETY ACT

O. Reg. 520/87.

Law Foundation.

Made—August 19th, 1987.

Approved—September 2nd, 1987.

Filed—September 3rd, 1987.

REGULATION TO AMEND
REGULATION 574 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
LAW SOCIETY ACT

1. Section 3 of Regulation 574 of Revised
Regulations of Ontario, 1980 is

revoked and the following substituted
therefor:

3. Every member to whom section 57 of the Act
applies shall direct his or her banker,

(a) to pay into an account held in the name of the
Foundation, quarterly or monthly, as
approved by the board of trustees of the
Foundation, the interest referred to in sub-
section 57 (2) of the Act; and

(b) to give written notice to the member and to
the Foundation when each payment is made
setting out the amount of the payment and
the balance or balances and rate or rates of
interest used in computing the payment.
O. Reg. 520/87, s. 1.

O. Reg. 520/87, s. 2.

BOARD OF TRUSTEES OF THE LAW FOUNDATION OF ONTARIO:

H. D. GUTHRIE
Chairman

DOREEN Z. HOWE
Secretary

Dated at Toronto, this 19th day of August, 1987.

(2555)

38

CORONERS ACT

O. Reg. 521/87.

General.

Made—September 2nd, 1987.

Filed—September 4th, 1987.

REGULATION TO AMEND REGULATION 185 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CORONERS ACT

1. Paragraphs 1, 2, 5 and 6 of Schedule 5 to Regulation 185 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 292/86, are revoked and the following substituted therefor:

1. For making an investigation, a fee of \$99.00
2. For attendance at an inquest, a fee per hour of 68.00
5. For a certificate issued under subsection 13 (1) of the Act, a fee of 25.00
6. For a certificate issued under section 80 of the *Cemeteries Act*, payable by the applicant for the certificate, a fee of .. 25.00

2. Paragraph 3 of Schedule 9 to the said Regulation, as remade by section 1 of Ontario Regulation 589/86, is amended by striking out "\$65" in the fifth line and inserting in lieu thereof "\$70".

3. Schedule 10 to the said Regulation, as amended by section 1 of Ontario Regulation 648/81, section 6 of Ontario Regulation 533/82, section 1 of Ontario Regulation 67/84, section 3 of

Ontario Regulation 302/84, section 7 of Ontario Regulation 292/86 and section 2 of Ontario Regulation 589/86, is revoked and the following substituted therefor:

Schedule 10

POST MORTEM EXAMINATIONS, ETC.

1. For a *post mortem* examination by a legally qualified medical practitioner, including necessary microscopic sections to prove diagnosis and the services of an assistant where necessary, a fee of ... \$336.00
2. For any other examination or analysis, such fee not exceeding \$30 as the coroner considers proper or such greater fee as the Chief Coroner approves.
3. For the use of facilities for *post mortem* examination in a hospital or other place, for each *post mortem* examination, a fee of 50.00
4. The fee mentioned in paragraph 3 may be increased by the Chief Coroner in an amount not exceeding \$15 in those cases where, in the opinion of the Chief Coroner, the increase is justified having regard to the special circumstances of the case.
5. For transporting a dead body for further investigation upon the authorization of the coroner,
 - i. a fee of \$75, or
 - ii. in southern Ontario, an allowance of \$1.09 a kilometre for each kilometre of necessary travel for the purpose of picking up the body, delivering the body and returning to the place of origin, or
 - iii. in northern Ontario, an allowance of \$1.12 a kilometre for each kilometre of necessary travel for the purpose of picking up the body,

delivering the body and returning
to the place of origin,

whichever is the greater.

6. Where more than one dead body is transported on the same trip for further investigation upon the authorization of the coroner, for each additional body so transported, a fee of\$23.00
7. For waiting time in excess of one-half hour necessarily incurred in connection with the transportation of a dead body or bodies for further investigation upon the authorization of the coroner, a fee per hour of 23.00
8. Where it is necessary to transport a dead body by a means other than a motor vehicle, or where transportation by a means other than a motor vehicle is more economical, an amount equal to the amount actually, reasonably and necessarily paid for the transportation of the dead body.
9. The fee mentioned in paragraph 5 may be increased by the Chief Coroner in an amount not exceeding \$500 or such greater amount as the Minister or the Deputy Solicitor General approves where, in the opinion of the Chief Coroner, the Minister or the Deputy Solicitor General, as the case may be, the increase is justified having regard to the special circumstances of the case.
10. For each kilometre of necessary travel by private automobile by a legally qualified medical practitioner in connection with an examination or analysis, an allowance in accordance with Schedule 11 (Kilometre Allowances).

O. Reg. 521/87, s. 3.

(2556)

38

PLANNING ACT, 1983

O. Reg. 522/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—September 4th, 1987.

Filed—September 4th, 1987.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

I. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

269.—(1) One seasonal dwelling and buildings and structures accessory thereto may be erected and used on the land described in each of subsections (2) and (3) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of seasonal dwelling	9.1 metres
Minimum ground floor area of seasonal dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being that part of Lot 37 in Concession V designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-15912.

(3) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being lots 53 and 55 on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1041. O. Reg. 522/87, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

Dated at Toronto, this 4th day of September, 1987.

(2557)

38

PUBLIC SERVICE ACT

O. Reg. 523/87.

General.

Made—August 19th, 1987.

Approved—September 2nd, 1987.

Filed—September 4th, 1987.

REGULATION TO AMEND REGULATION 881 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC SERVICE ACT

1. Subsection 78 (1) of Regulation 881 of Revised Regulations of Ontario, 1980, as remade by section 25 of Ontario Regulation 24/86, is revoked and the following substituted therefor:

(1) The Basic Life Insurance Plan shall provide life insurance coverage equal to,

(a) 100 per cent of the annual salary of every employee who is a commissioned officer in the Ontario Provincial Police Force below the rank of Deputy Commissioner; and

(b) 75 per cent of the annual salary of every employee to whom clause (a) does not apply,

and such coverage shall not be less than \$10,000 for a full-time employee and \$5,000 for a part-time employee. O. Reg. 523/87, s. 1.

2.—(1) Clause 83 (1) (b) of the said Regulation, as remade by section 9 of Ontario Regulation 304/87, is revoked and the following substituted therefor:

(b) reimbursement for charges for private or semi-private room hospital care made by a hospital within the meaning of the *Public Hospitals Act* or by a hospital that is licensed or approved by the governing body in the jurisdiction in which the hospital is located not exceeding,

(i) \$50 above the charge by the hospital for standard ward room hospital care for each day on or after the 30th day of July, 1987 to every employee who is a commissioned officer in the Ontario Provincial Police Force below the rank of Deputy Commissioner, or

(ii) \$35 above the charge by the hospital for standard ward room hospital care for each day on or after the 1st day of January, 1987 to every employee to whom subclause (i) does not apply; and

(2) Subsection 83 (2) of the said Regulation, as made by subsection 6 (2) of Ontario Regulation 286/83 and amended by subsection 27 (2) of Ontario Regulation 24/86, is revoked and the following substituted therefor:

(2) The Supplementary Health and Hospital Insurance Plan shall provide the cost of,

(a) vision care, to a maximum of \$100 every twenty-four months per person, effective the 30th day of July, 1987, to every employee who is a commissioned officer in the Ontario Provincial Police Force below the rank of Deputy Commissioner;

(b) vision care, to a maximum of \$60 every twenty-four months per person, to every employee to whom clause (a) does not apply and who elects to participate in the Plan's additional coverage for vision care and hearing aids; and

(c) purchase and repair, other than the replacement of a battery, of a hearing aid to a maximum of \$200 per person. O. Reg. 523/87, s. 2 (2).

3. Section 84 of the said Regulation, as remade by section 28 of Ontario Regulation 24/86 and amended by section 10 of Ontario Regulation 304/87, is further amended by adding thereto the following subsection:

(1a) Notwithstanding subsection (1) and effective the 30th day of July, 1987, the Dental Insurance Plan shall provide to every employee who is a commissioned officer in the Ontario Provincial Police Force below the rank of Deputy Commissioner reimbursement of,

(a) 85 per cent of the cost of basic dental services, endodontic services, periodontic services and repair or maintenance services for existing dentures or bridges specified by the Plan to a maximum of 85 per cent of the fees set out in the Ontario Dental Association schedule of fees for general practitioners in effect on the day the expense is incurred; and

(b) 50 per cent of the cost of new dentures and major restorative and orthodontic services specified by the Plan to a maximum of 50 per cent of the fees therefor set out in the Ontario Dental Association schedule of fees in effect on the day the expense is incurred to a maximum amount of reimbursement per year under this clause, in respect of the claims of the employee, the employee's spouse and the dependent children of the employee, of \$2,000. O. Reg. 523/87, s. 3.

CIVIL SERVICE COMMISSION:

D. CROSBIE
Chairman

Dated at Toronto, this 19th day of August, 1987.

REGISTRY ACT

O. Reg. 524/87.

Forms and Records

Made—September 2nd, 1987.

Filed—September 4th, 1987.

**REGULATION TO AMEND
REGULATION 896 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT**

1. Regulation 896 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

31a. A tax deed or notice of vesting under the *Municipal Tax Sales Act, 1984* in respect of land that, on the date of the deed or notice, was in a local municipality referred to in Schedule 1 shall not be registered under the *Registry Act* unless it bears a statement in Form 33 or 33a and the statement is completed and is signed by or includes a facsimile of the signature of the Director of the Land Management Branch of the Ministry of Natural Resources.
O. Reg. 524/87, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

	COLUMN 1	COLUMN 2
<i>Item</i>	<i>County, District, etc.</i>	<i>Local Municipalities</i>
1.	County of Frontenac	Townships of Barrie, Bedford, Clarendon and Miller, Hinchinbrooke, Kennebec, Loughborough, Olden, Palmerston and North and South Canonto, Portland, Storrington.
2.	County of Haliburton	All
3.	County of Hastings	Townships of Dungannon, Elzevir and Grimsthorpe, Faraday, Herschel, Hungerford, Huntingdon, Limerick, Madoc, Marmora and Lake, Mayo, Monteagle, Rawdon, Tudor and Cashel, Wollaston.
4.	County of Lanark	Townships of Bathurst, Darling, Lavant, Dalhousie and North Sherbrooke, North Burgess.
5.	County of Leeds	Township of Bastard and South Burgess.

Schedule 1—Continued

	COLUMN 1	COLUMN 2
<i>Item</i>	<i>County, District, etc.</i>	<i>Local Municipalities</i>
6.	County of Lennox and Addington	Townships of Denbigh, Abinger and Ashby, Kaladar, Anglesea and Effingham, Sheffield.
7.	County of Northumberland	Township of Seymour.
8.	County of Peterborough	Townships of Belmont and Methuen, Burleigh and Anstruther, Chandos, Galway and Cavendish, Harvey.
9.	County of Renfrew	Townships of Admaston, Alice and Fraser, Bagot and Blithfield, Brougham, Brudenell and Lyndoch, Grattan, Griffith and Matawatchan, Hagarty and Richards, Raglan, Ross, Sebastopol.
10.	County of Victoria	Townships of Laxton, Digby and Longford, Somerville.
11.	The Regional Municipality of Haldimand-Norfolk	Town of Haldimand.
12.	District of Algoma	All
13.	District of Cochrane	All
14.	District of Kenora	All
15.	District of Manitoulin	Townships of Assiginack, Howland.
16.	The District Municipality of Muskoka	Townships of Georgian Bay, Lake of Bays, Muskoka Lakes.
17.	District of Nipissing	All
18.	District of Parry Sound	Town of Kearney, Townships of The Archipelago, Armour, Carling,

Schedule 1—Continued

	COLUMN 1	COLUMN 2
Item	County, District, etc.	Local Municipalities
		Chapman, Foley, North Himsworth, South Himsworth, Humphrey, McDougall, McKellar, McMurrich, Nipissing, Ryerson, Strong.
19.	District of Rainy River	All
20.	District of Sudbury	All (including all local municipalities in The Regional Municipality of Sudbury).
21.	District of Thunder Bay	All
22.	District of Timiskaming	All

O. Reg. 524/87, s. 2.

3. The said Regulation is further amended by adding thereto the following Form:

Form 33

Registry Act

MINISTRY OF NATURAL RESOURCES

(to be completed in certain municipalities)

The land described in this document ☐ is/ ☐ not liable to a tax imposed under the *Mining Act* and, therefore, under section 14 of the *Municipal Tax Sales Act, 1984*, the registration of this document ☐ does/ ☐ not create a severance of the surface rights from the mining rights.

.....
Authorized Ministry of Natural Resources Employee

O. Reg. 524/87, s. 3, part.

Formule 33a

Loi sur l'enregistrement des actes

MINISTÈRE DES RICHESSES NATURELLES

(à remplir dans certaines municipalités)

Le bien-fonds décrit dans le présent document ☐ est/ ☐ n'est pas imposable en vertu de la *Loi sur les mines* et, par conséquent, l'enregistrement du présent document ☐ entraîne/ ☐ n'entraîne pas, en vertu de l'article 14 de la *Loi de 1984 sur les ventes pour impôts municipaux*, une séparation des droits de surface des droits miniers.

.....
Signataire autorisé du ministère des Richesses naturelles

O. Reg. 524/87, s. 3, part.

LAND TITLES ACT

O. Reg. 525/87.

Forms, Records and Procedures.

Made—September 2nd, 1987.

Filed—September 4th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 75/82
MADE UNDER THE
LAND TITLES ACT

I. Ontario Regulation 75/82 is amended
by adding thereto the following section:

25a. A tax deed or notice of vesting under the *Municipal Tax Sales Act, 1984* in respect of land in a local municipality referred to in Schedule 1 to Regulation 896 of Revised Regulations of Ontario, 1980 (Forms, Records and Procedures) shall not be registered unless it complies with section 31a of the said Regulation. O. Reg. 525/87, s. 1.

(2560)

38

Publications Under The Regulations Act

September 26th, 1987

PLANNING ACT, 1983

O. Reg. 526/87.

Zoning Areas—Township of Evanturel in the Municipality of Englehart.

Made—September 8th, 1987.

Filed—September 8th, 1987.

ORDER MADE UNDER THE PLANNING ACT, 1983

ZONING AREAS—TOWNSHIP OF EVANTUREL IN THE MUNICIPALITY OF ENGLEHART

1. In this Order,

“accessory”, when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the land and includes parking facilities, private fuel pump facilities, bulk storage tank facilities and open storage areas;

“ground floor area” means the area of the lowest storey of a building or structure above grade, measured between the exterior faces of the exterior walls of the floor level of that storey;

“height” means the vertical distance between the average elevation of the finished surface of the ground at the front of the building or structure and the highest point of the roof surface of the building or structure, except for a chimney or stack, a flag pole, a television antenna, a power transmission tower, any heating, cooling or ventilating equipment, any electric power facility that is not a building or structure;

“lot coverage” means the percentage of the lot area covered by the ground floor area of all buildings situated on the land. O. Reg. 526/87, s. 1.

2. This Order applies to that parcel of land in the Township of Evanturel in the Municipality of Englehart being that part of the north half of Lot 12 in Concession V, designated as Part 1 on a Plan filed with the Plans Administration Branch, North and East, of the Ministry of Municipal Affairs at Toronto as Number 158. O. Reg. 526/87, s. 2.

3. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except,

(a) a manufacturing plant, a dry cleaning or laundry plant, a business office, a warehouse, an outlet for the sale of building supplies, an equipment storage building and a garage for repairing and maintaining motor vehicles; and

(b) accessory uses, buildings and structures. O. Reg. 526/87, s. 3.

4. The requirements for uses permitted by this Order are as follows:

1. Subject to paragraph 5, minimum distance between any building or structure and,
 - i. that part of the northerly boundary of Part 1 that is not also a boundary of Part 2 9 metres
 - ii. any boundary of Part 2 7 metres
 - iii. the southerly boundary of Part 1 10 metres
 - iv. the easterly boundary of Part 1 3 metres
 - v. the westerly boundary of Part 1 10 metres
2. Maximum height of any building or structure 25 metres
3. Maximum lot coverage 60 per cent
4. Minimum distance between any open storage area and,
 - i. that part of the northerly boundary of Part 1 that is not also a boundary of Part 2 100 metres
 - ii. any boundary of Part 2 65 metres
5. Minimum distance between any structure housing a fuel pump and,

- i. the northerly boundary of Part 1 6 metres
 - ii. any other boundary of Part 1 5 metres
- O. Reg. 526/87, s. 4.

ALVIN CURLING
for Minister of Municipal Affairs

Dated at Toronto, this 8th day of September, 1987.

(2568)

39

FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 527/87.

Potatoes.

Made—September 2nd, 1987.

Filed—September 10th, 1987.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

POTATOES

1. In this Regulation,

“dealer” means a person who purchases or accepts for sale potatoes from the producer thereof;

“Fund” means the Fund for Producers of Potatoes established under the *Farm Products Payments Act*;

“potatoes” means potatoes produced in Ontario and used or intended to be used for processing within or outside Ontario;

“processing” means,

- (a) canning, dehydrating, chipping, drying, freezing or peeling,
- (b) adding heat or any substance,
- (c) combining or mixing with one or more other vegetables, or
- (d) entering into a contract for the purchase of potatoes;

“producer” means a producer of potatoes. O. Reg. 527/87, s. 1.

2. Potatoes are designated as a farm product. O. Reg. 527/87, s. 2.

3. A dealer is exempt from section 10 of the Act and this Regulation in respect of the purchase of potatoes

processed on the dealer's premises and sold directly to the consumer from such premises. O. Reg. 527/87, s. 3.

4.—(1) An application for a licence to engage in business as a dealer shall be made to the Director on a form provided by the Director.

(2) An application for renewal of a licence shall be filed on or before the 30th day of November for the following year.

(3) The fee for a licence or for renewal thereof is \$25.

(4) A licence issued or renewed for a given year,

(a) becomes effective on the 1st day of February of that year or the date on which it is issued or renewed, whichever is later; and

(b) expires with the 31st day of January of the next year.

(5) A licence is not transferable. O. Reg. 527/87, s. 4.

5.—(1) Every dealer shall furnish to the Director proof of financial responsibility and, where the Director is not satisfied in respect of the financial responsibility of the dealer, the dealer shall deposit with the Director security in a form and amount satisfactory to the Director.

(2) The amount of security required by the Director under subsection (1) shall be reasonable and shall not exceed the value of the potatoes.

(3) Proof of financial responsibility or security required to be furnished or deposited under subsection (1) shall be furnished or deposited by the 30th day of November in each year.

(4) Security deposited under subsection (1) shall be applicable solely to the claims of a producer who sells potatoes to a dealer and in respect of which payments have been made under the *Farm Products Payments Act* and the regulations thereunder.

(5) Where the Director receives notice pursuant to the *Farm Products Payments Act* and the regulations thereunder that a payment has been made to a producer who has sold potatoes to a dealer in respect of a dealer who has deposited security under subsection (1), the Director may realize upon the security or such part thereof that he or she considers necessary.

(6) When a security has been realized upon under subsection (5), the Director shall pay into the Fund the moneys obtained therefrom or so much thereof as is necessary to reimburse the Fund for the amount paid to the producer.

(7) Where a security has been realized upon under subsection (5), the dealer shall deposit with the Direc-

tor such additional security as is necessary to comply with the amount required by the Director under subsection (1) and, on the deposit of such additional security by the dealer, the Director shall pay to the dealer the moneys remaining, if any, after payment is made to the Fund pursuant to subsection (6). O. Reg. 527/87, s. 5.

6. Payment for potatoes shall be made in accordance with the agreement or award or renegotiated agreement or award declared to be in force by The Farm Products Marketing Board under the *Farm Products Marketing Act*. O. Reg. 527/87, s. 6.

7. Every dealer shall keep for at least two years a record of all potatoes purchased or sold, as the case may be, showing,

- (a) the names and addresses of the sellers or buyers, as the case may be, of the potatoes;
- (b) the dates of such purchases or sales;
- (c) the purchase or sale price, as the case may be, of the potatoes; and
- (d) a description of the potatoes. O. Reg. 527/87, s. 7.

8. A licence is issued on the terms and conditions that the holder of the licence,

- (a) where any payment is made from the Fund to a producer under the *Farm Products Payments Act* and the regulations thereunder, complies with the provisions of such regulations respecting repayment; and
- (b) complies with the provisions of the regulations under the *Farm Products Payments Act* respecting,
 - (i) the payment of fees to the board constituted to administer the Fund, and
 - (ii) the collection of fees and the forwarding of such fees to The Ontario Potato Growers' Marketing Board. O. Reg. 527/87, s. 8.

9. In addition to the grounds mentioned in section 10 of the Act for refusal to issue licences or in section 11 of the Act for refusal to renew, suspension or revocation of licences, the Director may refuse to issue or renew, suspend or revoke a licence where,

- (a) the whole or any part of a dealer's assets has been placed in the hands of a trustee for distribution under the *Bankruptcy Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver;
- (b) a dealer has ceased to carry on business; or
- (c) a dealer fails to furnish proof of financial responsibility or to deposit the security

required under section 5. O. Reg. 527/87, s. 9.

(2582)

39

FARM PRODUCTS PAYMENTS ACT

O. Reg. 528/87.

Fund for Producers of Potatoes
for Processing.

Made—September 2nd, 1987.

Filed—September 10th, 1987.

REGULATION MADE UNDER THE FARM PRODUCTS PAYMENTS ACT

FUND FOR PRODUCERS OF POTATOES FOR PROCESSING

1. In this Regulation,

"Board" means the Potato Financial Protection Board;

"dealer" means a person engaged in the business of buying potatoes from producers or selling potatoes on behalf of producers;

"Director" means the Director appointed under the *Farm Products Grades and Sales Act*;

"Fund" means the Fund for Producers of Potatoes;

"licence" means a licence under the *Farm Products Grades and Sales Act* and "licensed" has a corresponding meaning;

"potatoes" means potatoes produced in Ontario and used or intended to be used for processing within or outside Ontario;

"processing" means,

(a) canning, dehydrating, chipping, drying, freezing or peeling,

(b) adding heat or any substance,

(c) combining or mixing with one or more other vegetables, or

(d) entering into a contract for the purchase of potatoes;

"producer" means a producer of potatoes. O. Reg. 528/87, s. 1.

2. Potatoes are designated as a farm product. O. Reg. 528/87, s. 2.

3. There is hereby established a fund for producers to be known as the "Fund for Producers of Potatoes". O. Reg. 528/87, s. 3.

4.—(1) There is hereby constituted a board to be known as the "Potato Financial Protection Board" to administer the Fund.

(2) The Board shall be composed of not fewer than five members appointed by the Lieutenant Governor in Council.

(3) The Lieutenant Governor in Council may designate one of the members of the Board as chairman and one as vice-chairman. O. Reg. 528/87, s. 4.

5.—(1) An annual fee of \$200 is payable by a dealer to the Board and shall be forwarded with the dealer's application for a licence or renewal.

(2) A fee of two cents for each 100 pounds of potatoes sold by a producer to a dealer is payable by the producer to the Board.

(3) The dealer shall,

(a) deduct from the moneys payable to the producer the fees payable to the Board by the producer; and

(b) forward the fees to The Ontario Potato Growers' Marketing Board by the twentieth day of the month following the month in which they were required to be deducted.

(4) The Ontario Potato Growers' Marketing Board shall forward all such fees to the Board forthwith.

(5) The dealer shall provide the producer from whom fees are deducted with a statement of such fees at the time they are deducted.

(6) Every dealer shall keep for at least two years a record of all potatoes purchased or sold, as the case may be, and fees deducted. O. Reg. 528/87, s. 5.

6. Where,

(a) a dealer has refused to accept potatoes in accordance with his or her agreement with a producer;

(b) a producer has not received payment for potatoes in accordance with section 6 of Ontario Regulation 527/87; or

(c) a producer is aware that the whole or any part of the dealer's assets are in the hands of a trustee or receiver or that the dealer has ceased to carry on business,

the producer shall forthwith notify the Director. O. Reg. 528/87, s. 6.

7. The,

(a) placing of the whole or any part of a dealer's assets in the hands of a receiver pursuant to a debenture or like instrument; or

(b) ceasing by a dealer to carry on business,

is prescribed as an additional condition to those referred to in subsection 3 (1) of the Act under which a producer may apply for payment from the Fund. O. Reg. 528/87, s. 7.

8.—(1) An application for payment from the Fund shall be made to the Board in a form satisfactory to the Board.

(2) A separate application shall be made to the Board in respect of each dealer against whom a producer has a claim.

(3) An application to the Board shall be made not later than thirty days next following the date on which,

(a) the payment in respect of which the application is made became due;

(b) the whole or any part of the dealer's assets has been placed in the hands of a trustee for distribution under the *Bankruptcy Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver; or

(c) the dealer ceased to carry on business. O. Reg. 528/87, s. 8.

9. On receipt of an application under section 8, the Board shall give notice of the claim to the dealer by registered mail and notify the Director of the application. O. Reg. 528/87, s. 9.

10. Where the Board determines that a claim is not valid, it shall,

(a) refuse payment of the claim;

(b) give notice of the refusal by registered mail to the producer and to the dealer; and

(c) notify the Director. O. Reg. 528/87, s. 10.

11. Where the Board determines that a claim is valid, it shall make payment from the Fund to the producer and notify the dealer and the Director. O. Reg. 528/87, s. 11.

12.—(1) Where the Board makes a payment from the Fund, the dealer in respect of whom the payment is made shall,

(a) pay to the Board; or

(b) commence to pay by instalments in accordance with an undertaking approved by the Board,

the amount paid from the Fund.

(2) Where a dealer fails,

- (a) to comply with the provisions of subsection (1); or
- (b) to make an instalment payment as it becomes due under an undertaking referred to in clause (1) (b),

the Board shall notify the Director. O. Reg. 528/87, s. 12.

13.—(1) The Board may refuse to make payments in respect of a claim,

- (a) subject to subsection (2), where the producer claims payment in respect of a dealer who is not a licensed dealer;
- (b) where any cheque received by the producer from a dealer is dishonoured by non-acceptance or non-payment unless the producer has presented the cheque for payment within five banking days of the date on which he or she received it;
- (c) where the producer fails to make an application to the Board within the time prescribed by subsection 8 (3);
- (d) where the producer has made an arrangement with the dealer whereby the time when payment shall be made under section 6 of Ontario Regulation 527/87 is extended; or
- (e) where the applicant has failed to notify the Director in accordance with section 6.

(2) A producer may be paid from the Fund where the claim is made in respect of potatoes sold to a dealer whose licence was suspended, revoked or not renewed or had expired, if at the time of sale the producer was unaware of that suspension, revocation, non-renewal or expiry. O. Reg. 528/87, s. 13.

14. The Board, having regard to the circumstances of a case, may make payment from the Fund where a claim for payment is made in substantial conformity with subsection 8 (3). O. Reg. 528/87, s. 14.

15.—(1) Subject to subsection (2), the amount that may be paid out of the Fund to a producer on any application shall be 90 per cent of the amount of the valid claim.

(2) Where the applicant is a producer who holds a licence as a dealer and has purchased potatoes in the licence year prior to the day on which the claim arose, the amount that may be paid out of the Fund is limited to the amount of the valid claim multiplied by the amount produced and divided by the sum of the amount produced and the amount purchased. O. Reg. 528/87, s. 15.

(2583)

39

FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 529/87.

Grades—Fruit and Vegetables.

Made—September 2nd, 1987.

Filed—September 10th, 1987.

REGULATION TO AMEND REGULATION 332 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1. Subsection 40 (1) of Regulation 332 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 114/83 and amended by subsection 3 (1) of Ontario Regulation 217/84 and section 7 of Ontario Regulation 460/85, is revoked and the following substituted therefor:

(1) The fees payable for grading of tomatoes bought for processing and received by a processor are \$1.18 per net delivered ton or fraction thereof. O. Reg. 529/87, s. 1.

2. Subsection 41 (1) of the said Regulation, as amended by section 8 of Ontario Regulation 460/85, is revoked and the following substituted therefor:

(1) The fees payable for inspection of peas bought for processing and received by a processor are 60 cents per ton or fraction thereof. O. Reg. 529/87, s. 2.

(2584)

39

FARM INCOME STABILIZATION ACT

O. Reg. 530/87.

Grain Stabilization, 1985-1988—Plan.

Made—July 28th, 1987.

Approved—September 2nd, 1987.

Filed—September 10th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 509/85 MADE UNDER THE FARM INCOME STABILIZATION ACT

1.—(1) The definition of “grain” in section 2 of Ontario Regulation 509/85, as amended by section 1 of Ontario Regulation 586/86, is revoked and the following substituted therefor:

“grain” means,

- (a) barley, soybeans, white beans and winter wheat produced in Ontario and marketed during the term referred to in subsection 3 (1),
- (b) grain corn produced in Ontario and marketed during the term referred to in subsection 3 (1),
- (c) canola and oats produced in Ontario and marketed during the term referred to in subsection 3 (2), and
- (d) seed corn produced in Ontario and grown under contract with a dealer and intended for sale on a commercial basis for seed purposes during the term referred to in subsection 3 (3);

(2) Clause (a) of the definition of “sales year” in section 2 of the said Regulation, as remade by section 1 of Ontario Regulation 183/87, is revoked and the following substituted therefor:

- (a) in the case of grain corn, seed corn, soybeans and white beans, a period from the 1st day of September to the 31st day of August in the next year,

(3) Section 2 of the said Regulation, as amended by section 1 of Ontario Regulation 586/86 and section 1 of Ontario Regulation 183/87, is further amended by adding thereto the following definition:

“negotiated premium” means the premium negotiated by The Ontario Seed Corn Growers’ Marketing Board on behalf of seed corn producers;

2. Section 3 of the said Regulation, as amended by section 2 of Ontario Regulation 586/86, is further amended by adding thereto the following subsection:

(3) Notwithstanding subsection (1), the term for this plan in so far as it applies to seed corn is for one sales year commencing in 1987. O. Reg. 530/87, s. 2.

3. Section 4 of the said Regulation, as amended by section 3 of Ontario Regulation 586/86, is further amended by

adding thereto the following subsection:

(4b) Notwithstanding subsection (4), a person submitting an application for enrolment for seed corn on or before the 1st day of October, 1987 may be enrolled for that portion of the plan applied for. O. Reg. 530/87, s. 3.

4. Subsection 5 (5) of the said Regulation, as amended by subsection 4 (2) of Ontario Regulation 586/86, is revoked and the following substituted therefor:

(5) Notwithstanding subsection (4), the maximum amount payable in respect of a production unit for all crops enrolled by an applicant,

- (a) for the sales year commencing in 1985 shall not exceed three times the total fees paid by the applicant for the sales year in respect of the production unit plus accrued interest in the applicant’s account;
- (b) for the sales year commencing in 1986 shall not exceed three times the total fees paid by the applicant for the sales year in respect of the production unit plus accrued interest in the applicant’s account to the 31st day of March, 1987; and
- (c) for the sales year commencing in 1987 shall not exceed three times the total fees paid by the applicant for the sales year in respect of the production unit plus accrued interest in the applicant’s account to the 31st day of March, 1988. O. Reg. 530/87, s. 4.

5. Subsection 7 (1) of the said Regulation, as amended by section 2 of Ontario Regulation 183/87, is further amended by striking out “31st day of January” in the second line and inserting in lieu thereof “1st day of October”.

6. Section 7 of the said Regulation, as amended by section 2 of Ontario Regulation 183/87, is further amended by adding thereto the following subsection:

(1a) A person submitting an application for enrolment for seed corn shall estimate the grain corn equivalent of every estimated lot of seed corn that he or she intends to market. O. Reg. 530/87, s. 6.

7. The said Regulation is amended by adding thereto the following sections:

14.—(1) The Commission shall base the payments for seed corn on the actual marketings of seed corn as converted to the grain corn equivalent under subsection (2).

(2) The Commission shall convert the actual marketings of seed corn to the grain corn equivalent by dividing the total market receipts submitted by the producer by the sum of the three month Chatham Corn price and the negotiated premium. O. Reg. 530/87, s. 7, *part*.

15.—(1) In this section, "national plan" means the White Beans Plan under the National Tripartite Stabilization Plan for White Pea Beans and Other Dry Edible Beans, made by an agreement between the Minister of Agriculture for Canada and the ministers of agriculture for four provinces, including Ontario, dated the 27th day of May, 1987 and authorized by Order in Council 1225/87.

(2) A person who is enrolled in the national plan is not eligible to receive payments for white beans under the Ontario Grain Stabilization Plan for the 1987 sales year.

(3) The Commission shall refund any balance of fees on account together with any interest earned thereon with respect to white beans to a producer who,

(a) has been enrolled in the plan for white beans for the 1985 and 1986 sales years;

(b) has not been enrolled in that plan for any other kind of grain for those years; and

(c) has enrolled in the national plan. O. Reg. 530/87, s. 7, *part*.

8. Table 1 of the said Regulation, as remade by section 5 of Ontario Regulation 586/86, is revoked and the following substituted therefor:

Table 1

GRAIN	FEE PER TONNE
Barley	\$ 2.30
Canola	5.60
Corn	2.30
Oats	2.30
Soybeans	4.85
White Beans	10.00
Winter Wheat	2.55

O. Reg. 530/87, s. 8.

FARM INCOME STABILIZATION
COMMISSION:

KEITH PINDER
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 28th day of July, 1987.

(2585)

39

FARM PRODUCTS MARKETING ACT

O. Reg. 531/87.

Tobacco—Plan.

Made—September 2nd, 1987.

Filed—September 10th, 1987.

REGULATION TO AMEND
REGULATION 382 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. Subsection 3 (3) of the Schedule to Regulation 382 of Revised Regulations of Ontario, 1980 is amended by inserting after "year" in the third line "in which elections are held in that district".

2. Sections 6 and 7 of the said Schedule are revoked and the following substituted therefor:

6. The local board shall be composed of eleven members elected or appointed in accordance with sections 10 to 14 who shall hold office until their successors take office under subsection 14 (4).

7. There shall be ten districts determined as follows:

1. District 1, comprising the counties of Essex, Kent, Lambton and Bruce, the townships of Aldborough and Dunwich in the County of Elgin and the County of Middlesex except the Township of North Dorchester.

2. District 2, comprising the County of Brant except the Township of Oakland.

3. District 3, comprising the townships of Malahide, Southwold and Yarmouth in the County of Elgin and that part of the Township of Bayham west of the King's Highway known as No. 19 and the Township of North Dorchester in the County of Middlesex.

4. District 4, comprising the Township of Oakland in the County of Brant and those parts of The Regional Municipality of Haldimand-

Norfolk consisting of the former Township of Townsend and lots 1 to 12 in concessions 6 to 11 in the former Township of Windham, the counties of Northumberland, Simcoe and Dufferin and those parts of The Regional Municipality of Durham and the counties of Peterborough and Victoria formerly in the County of Durham.

5. District 5, comprising the County of Waterloo and the County of Oxford except lots 16 to 29 in Concession 12 in the Township of South Norwich and the former Township of Dereham.
 6. District 6, comprising that part of The Regional Municipality of Haldimand-Norfolk consisting of the former Township of Windham in the former County of Norfolk except lots 1 to 12 in concessions 6 to 11.
 7. District 7, comprising the Township of Middleton in The Regional Municipality of Haldimand-Norfolk and the former Township of Dereham and lots 16 to 29 in Concession 12 in the Township of South Norwich in the County of Oxford.
 8. District 8, comprising that part of The Regional Municipality of Haldimand-Norfolk consisting of the former Township of North Walsingham in the former County of Norfolk.
 9. District 9, comprising that part of The Regional Municipality of Haldimand-Norfolk consisting of the former Townships of Houghton and South Walsingham in the former County of Norfolk and that part of the Township of Bayham east of the King's Highway known as No. 19 in the County of Elgin.
 10. District 10, comprising that part of The Regional Municipality of Haldimand-Norfolk consisting of the former townships of Charlotteville and Woodhouse in the former County of Norfolk.
3. Subsection 8 (2) of the said Schedule is amended by striking out "may" in the third line and inserting in lieu thereof "shall".
 4. Section 9 of the said Schedule is revoked and the following substituted therefor:
 9. There shall be a committee in each district to be known as "The District Flue-Cured Tobacco Growers' Committee" composed of not more than two members elected or appointed in accordance with sections 10 to 14 who shall hold office until their successors take office under subsection 14 (4).

5.—(1) Subsection 10 (1) of the said Schedule is revoked and the following substituted therefor:

(1) On the first Wednesday in October in 1987, 1988 and in every second year thereafter, the members of the group of producers for Districts 1, 3, 5, 7 and 9 shall hold a meeting to nominate producers in those districts for election as a member of the local board and as members of The District Flue-Cured Tobacco Growers' Committee.

(1a) On the first Wednesday in October in 1987 and in every second year thereafter, the members of the group of producers for Districts 2, 4, 6, 8 and 10 shall hold a meeting to nominate producers in those districts for election as a member of the local board and as members of The District Flue-Cured Tobacco Growers' Committee.

(2) Clause 10 (4) (b) of the said Schedule is revoked and the following substituted therefor:

- (b) where not more than two persons are nominated for election as members of The District Flue-Cured Tobacco Growers' Committee, declare them elected.

6.—(1) Subsection 11 (2) of the said Schedule is revoked and the following substituted therefor:

(2) The third Tuesday in October in the year that nominations are held under subsection 10 (1) or 10 (1a) is fixed as the day of the election of members of the local board and of The District Flue-Cured Tobacco Growers' Committee.

(2) Subsection 11 (4) of the said Schedule is amended by inserting after "producers" in the third line "entitled to vote".

7. Subsection 12 (3) of the said Schedule is amended by striking out "fourth" in the first line and inserting in lieu thereof "second".

8.—(1) Subsection 14 (1) of the said Schedule is amended by striking out "elected to" in the third line and inserting in lieu thereof "of".

(2) Subsections 14 (4) and (5) of the said Schedule are revoked and the following substituted therefor:

(4) Subject to subsection (3), the term of office of each member of the local board and of The District Flue-Cured Tobacco Growers' Committee shall commence with the Thursday next following the fourth Tuesday in October of the year in which the member is elected or appointed.

FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987

O. Reg. 532/87.

General.

Made—September 2nd, 1987.

Filed—September 11th, 1987.

REGULATION MADE UNDER THE
FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987

GENERAL

1.—(1) The agencies, boards, commissions, corporations and other bodies listed in Column 1 of the Schedule are designated as institutions.

(2) The person occupying the position listed in Column 2 of the Schedule opposite to each institution listed in Column 1 is designated as the head of that institution. O. Reg. 532/87, s. 1.

2. A request for access to a record or a part of a record under Part II of the Act shall be made in Form 1. O. Reg. 532/87, s. 2.

3. A request for access to personal information under Part III of the Act shall be made in Form 2. O. Reg. 532/87, s. 3.

4. A request for correction of personal information under Part III of the Act shall be made in Form 3. O. Reg. 532/87, s. 4.

5. This Regulation comes into force on the day section 60 of the Act comes into force.

Schedule

INSTITUTION	HEAD
Academic Advisory Committee	Minister of Colleges and Universities
Advisory Committee on Crime Prevention	Solicitor General
Advisory Committee of Public Trustee on Investments	Attorney General
Advisory Committee on Genetic Services	Minister of Health
Advisory Committee on Inborn Errors of Metabolism	Minister of Health
Advisory Committee on Reproductive Care	Minster of Health
Advisory Committee on Diploma Education for Alfred College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for Centralia College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for Kemptville College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for New Liskeard College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for Ridgetown College of Agriculture Technology	Minister of Agriculture and Food
Advisory Council on Occupational Health and Occupational Safety	Minister of Labour
Advisory Council on Special Education	Minister of Education
Agricultural Council of Ontario	Minister of Agriculture and Food
Agricultural Industry Advisory Committee	Minister of Labour
Agricultural Licencing and Registration Review Board	Minister of Agriculture and Food

Agricultural Rehabilitation and Development Directorate	Minister of Agriculture and Food
Agricultural Research Institute of Ontario	Minister of Agriculture and Food
Algonquin Forestry Authority	General Manager of the Authority
Animal Care Review Board	Solicitor General
Apprenticeship and Tradesmen's Provincial Advisory Committees, each Committee	Minister of Skills Development
Assessment Review Board	Attorney General
Assistive Devices Advisory Committee	Minister of Health
Beginning Farmer Assistance Program Review Committee	Minister of Agriculture and Food
Board of Negotiation (Attorney General)	Attorney General
Board of Negotiation (Environment)	Minister of the Environment
Board of Review under the <u>Operating Engineers Act</u>	Minister of Consumer and Commercial Relations
Board of Valuation	Minister of Energy
Building Code Commission	Minister of Housing
Building Industry Strategy Board	Minister of Housing
Building Materials Evaluation Commission	Minister of Housing
Canada's Capital Congress Centre	General Manager of the Centre
Child and Family Services Review Board	Minister of Community and Social Services
Chiropody Review Committee	Minister of Health
Chiropractic Review Committee	Minister of Health
Civil Service Commission	Chairman of Management Board of Cabinet

Classification Rating Committee	Minister of Labour
College Relations Commission	Minister of Colleges and Universities
Colleges Collective Bargaining Commission	Minister of Colleges and Universities
Commercial Registration Appeal Tribunal	Minister of Consumer and Commercial Relations
Commodity Futures Advisory Board	Minister of Financial Institutions
Conservation Review Board	Minister of Citizenship and Culture
Co-operative Loans Board of Ontario	Minister of Agriculture and Food
Coroners' Council	Solicitor General
Council for Franco-Ontarian Education	Minister of Education
Criminal Injuries Compensation Board	Attorney General
Crop Insurance Commission of Ontario	Minister of Agriculture and Food
Crown Employees Grievance Settlement Board	Minister of Labour
Crown Timber Board of Examiners	Minister of Natural Resources
Custody Review Board	Minister of Community and Social Services
Dental Personnel Selection Committee	Minister of Health
Dentistry Review Committee	Minister of Health
Denture Therapists Appeal Board	Minister of Health
Drug Quality and Therapeutics Committee	Minister of Health
Eastern Ontario Development Corporation	Minister of Industry, Trade and Technology
Education Relations Commission	Minister of Education
Environmental Appeal Board	Minister of the Environment

Environmental Assessment
Advisory Committee

Environmental Assessment
Board

Environmental Compensation
Corporation

Farm Income Stabilization
Commission of Ontario

Farm Pollution Advisory
Committee

Farm Products Appeal Tribunal

Farm Products Marketing Board

Farm Products Payment Board

Farm Tax Rebate Appeal Board

Finance Committee for the
Investment of Court Funds
Financial Disclosure
Advisory Board

Fire Code Commission
Funeral Services Review Board

Game and Fish Hearing Board

Grain Financial Protection
Board

Hazardous Waste Listing
Advisory Committee

Healing Arts Radiation
Protection Commission
Health Care Systems
Research Review Committee
Health Disciplines Board

Minister of the
Environment

Minister of the
Environment

Minister of the
Environment

Minister of Agriculture
and Food

Minister of the
Environment
Minister of Agriculture
and Food

Minister of Agriculture
and Food

Minister of Agriculture
and Food

Minister of Agriculture
and Food

Attorney General

Minister of Financial
Institutions

Solicitor General

Minister of Health

Minister of
Natural Resources

Minister of Agriculture
and Food

Minister of the
Environment

Minister of Health

Minister of Health

Minister of Health

Health Facilities Appeal Board
 Health Protection Appeal Board
 Health Research Personnel
 Committee
 Health Services Appeal Board
 Hospital Appeal Board
 Huronia Historical Advisory
 Council

Industrial Disease
 Standards Panel
 Innovation Ontario
 Corporation

Joint Committee on
 Physicians' Compensation

Laboratory Review Board
 Labour-Management Advisory
 Committee
 Lake of the Woods Control Board

Languages of Instruction
 Commission of Ontario
 Licence Suspension Appeal
 Board

Lieutenant Governor's
 Board of Review
 Liquor Control Board
 of Ontario
 Liquor Licence Board
 of Ontario

Livestock Financial Protection
 Board

Livestock Medicines Advisory
 Board

Minister of Health
 Minister of Health

Minister of Health
 Minister of Health
 Minister of Health

Minister of Tourism
 and Recreation

Minister of Labour

Minister of Industry,
 Trade and Technology

Minister of Health

Minister of Health

Minister of Labour
 Minister of Natural
 Resources

Minister of Education

Minister of
 Transportation and
 Communications

Minister of Health

Chairman of the Board

Minister of Consumer and
 Commercial Relations

Minister of Agriculture
 and Food

Minister of Agriculture
 and Food

Medical Advisory Board

Medical Eligibility
Committee - Health Insurance

Medical Personnel Selection
Committee

Medical Review Committee
-Health Insurance

Metropolitan Toronto
Convention Centre
Corporation

Milk Commission of Ontario

Minister's Advisory Committee
on Corrections

Municipal/Industrial
Strategy for Abatement
Advisory Committee

Niagara Escarpment
Commission

Niagara Parks Commission

Northern Development Councils,
each Council

Northern Development Councils'
Chairmen's Advisory
Committee

Northern Ontario Development
Corporation

Nursing Homes Review
Board

Minister of Community
and Social Services

Minister of Health

Minister of Health

Minister of Health

President and Chief
Executive Officer of
the Corporation
Minister of Agriculture
and Food

Minister of Correctional
Services

Minister of the
Environment

Minister of Municipal
Affairs
Chairman of the
Commission

Minister of Northern
Development and Mines

Minister of Northern
Development and Mines

Minister of Industry,
Trade and Technology

Minister of Health

Old Fort William Advisory Committee	Minister of Tourism and Recreation
Ontario Advisory Council on Multiculturalism and Citizenship	Minister of Citizenship and Culture
Ontario Advisory Council for Disabled Persons	Minister Responsible for Disabled Persons
Ontario Advisory Council on Senior Citizens	Minister Responsible for Senior Citizen's Affairs
Ontario Advisory Council on Women's Issues	Minister Responsible for Women's Issues
Ontario Agricultural Museum Advisory Board	Minister of Agriculture and Food
Ontario Agricultural Museum Artifacts Valuation Committee	Minister of Agriculture and Food
Ontario Board of Parole	Minister of Correctional Services
Ontario Centre for Advanced Manufacturing Technology	President of the Centre
Ontario Centre for Automotive Parts Technology	President of the Centre
Ontario Centre for Farm Machinery and Food Processing Technology	President of the Centre
Ontario Centre for Microelectronics Technology	President of the Centre
Ontario Centre for Resource Machinery Technology	President of the Centre

Ontario Council of Regents for
Colleges of Applied Arts
and Technology •

Ontario Council on
Universities Affairs

Ontario Crop Insurance
Arbitration Board

Ontario Development Corporation

Ontario Drainage Tribunal

Ontario Energy Board
Ontario Farm Machinery Board

Ontario Film Development
Corporation

Ontario Film Review Board

Ontario Fisheries
Advisory Council

Ontario Food Terminal Board
Ontario Forestry Council

Ontario French Language
Services Commission

Ontario Geographic Names Board

Ontario Grain Corn Council

Ontario Heritage Foundation

Ontario Highway Transport
Board

Minister of Colleges
and Universities

Minister of Colleges
and Universities

Minister of Agriculture
and Food

Minister of Industry
Trade and Technology

Minister of Agriculture
and Food

Minister of Energy

Minister of Agriculture
and Food

Minister of Citizenship
and Culture

Minister of Consumer
and Commercial
Relations

Minister of
Natural Resources
Chairman of the Board
Minister of
Natural Resources

Minister Responsible for
Francophone Affairs

Minister of
Natural Resources
Minister of Agriculture
and Food

Minister of Citizenship
and Culture

Minister of
Transportation and
Communications

Ontario Historical Studies Series Board of Trustees	Minister of Citizenship and Culture
Ontario Housing Corporation	Minister of Housing
Ontario Human Rights Commission	Minister of Labour
Ontario Hydro	Chairman of Ontario Hydro
Ontario International Corporation	Minister of Industry, Trade and Technology
Ontario Junior Farmer Establishment Loan Corporation	Minister of Agriculture and Food
Ontario Labour Relations Board	Minister of Labour
Ontario Land Corporation	Minister of Government Services
Ontario Law Reform Commission	Attorney General
Ontario Lottery Corporation	President of the Corporation
Ontario Mortgage Corporation	Minister of Government Services
Ontario Municipal Board	Attorney General
Ontario Municipal Improvement Corporation	
Ontario Northland Transportation Commission	Minister of Treasury and Economics
Ontario Place Corporation	Chairman of the Commission
Ontario Police Arbitration Commission	Minister of Tourism and Recreation
Ontario Police Commission	
Ontario Provincial Police Grievance Board	Solicitor General
	Solicitor General
	Chairman of Management Board of Cabinet

Ontario Provincial Police Negotiating Committee	Chairman of Management Board of Cabinet
Ontario Public Service Labour Relations Tribunal	Minister of Labour
Ontario Racing Commission	Minister of Consumer and Commercial Relations
Ontario/Regional Special Education Tribunals, each Tribunal	Minister of Education
Ontario Renewable Resources Research Review Board	Minister of Natural Resources
Ontario Science Centre	Minister of Citizenship and Culture
Ontario Securities Commission	Minister of Financial Institutions
Ontario Sport Medicine and Safety Advisory Board	Minister of Tourism and Recreation
Ontario Stock Yards Board	Chairman of the Board
Ontario Student Assistance Program Appeal Board	Minister of Colleges and Universities
Ontario Telephone Development Corporation	Minister of Transportation and Communications
Ontario Telephone Service Commission	Minister of Transportation and Communications
Ontario Transportation Development Corporation	Minister of Transportation and Communications
Ontario Waste Management Corporation	Chairman and President of the Corporation
Optometry Review Committee	Minister of Health
Osteopathy Review Committee	Minister of Health
Ottawa River Regulation Planning Board	Minister of Natural Resources

Pay Equity Commission	Minister of Labour
Pension Commission of Ontario	Minister of Financial Institutions
Pesticides Advisory Committee	Minister of the Environment
Planning and Implementation Commission	Minister of Education
Premier's Advisory Committee on Executive Resources	Premier
Private Vocational School Review Board	Minister of Colleges and Universities
Processing Vegetable Financial Protection Board	Minister of Agriculture and Food
Produce Arbitration Board	Minister of Agriculture and Food
Professional Services Management Committee	Minister of Health
Province of Ontario Medal for Fire Fighters' Bravery Advisory Council	Minister of Intergovernmental Affairs
Province of Ontario Medal for Good Citizenship Advisory Council	Minister of Intergovernmental Affairs
Province of Ontario Medal for Police Bravery Advisory Council	Minister of Intergovernmental Affairs
Province of Ontario Medal for the Order of Ontario Advisory Council	Minister of Intergovernmental Affairs
Provincial Judges Benefits Board	Minister of Government Services
Provincial Parks Council	Minister of Natural Resources

Provincial Schools Authority Public Sector Pensions Advisory Board	Minister of Education Chairman of Management Board of Cabinet Minister of Labour
Public Service Grievance Board Public Service Superannuation Board	Chairman of Management Board of Cabinet
Rabies Advisory Committee	Minister of Natural Resources
Real Estate Advisory Board	Minister of Government Services
Recycling Advisory Committee	Minister of the Environment
Rent Review Hearings Board	Minister of Housing
Residential Rental Standards Board	Minister of Housing
Residential Tenancy Commission	Minister of Housing
Review Board under the <u>Mental Health Act</u>	Minister of Health
St. Lawrence Parks Commission	Minister of Tourism and Recreation
Selection Board	Minister of Colleges and Universities
Shoreline Management Advisory Council	Minister of Natural Resources
Social Assistance Review Board	Minister of Community and Social Services
Soldiers Aid Commission	Minister of Community and Social Services
Stadium Corporation of Ontario Limited	Chairman of the Corporation

Statutory Powers Procedure Rules Committee	Attorney General
Sturgeon River/Lake Nipissing /French River Watershed Management Advisory Board	Minister of Natural Resources
Toronto Area Transit Operating Authority	Chairman of the Authority
University Research Incentive Fund Selection Committee	Minister of Colleges and Universities
Wolf Damage Assessment Board	Minister of Agriculture and Food
Workers' Compensation Appeals Tribunal	Minister of Labour
Workers' Compensation Board	Chairman of the Board

O. Reg. 532/87, Sched.

Form 1

Freedom of Information and Protection of Privacy Act, 1987

REQUEST FOR ACCESS TO RECORD

Please print or write legibly.

Last name_____
First name_____
Middle name_____
Street address_____
apartment number_____
P.O. box or rural route_____
City or town_____
Province_____
Postal code_____
Day: ()_____
Evening: ()_____
Telephone number, with area code*Details of record requested*

1. Ministry or institution request made to:

2. Detailed description of record:

3. Preferred method of access:

Receive copy

Examine

Signature_____
Date d m y_____
For Ministry—institution use only_____
d m y_____
Date received_____
Reference number_____
Comments:

Formule 1

Loi de 1987 sur l'accès à l'information et la protection de la vie privée

DEMANDE D'ACCÈS AU DOCUMENT

Veuillez imprimer ou écrire lisiblement.

Nom de famille

Prénom

Second prénom

Adresse

numéro d'appartement

case postale ou route rurale

Cité ou ville

Province

Code postal

Jour : ()

Soir : ()

Numéro de téléphone et indicatif régional*Détails du document demandés*

1. Ministère ou organisme auquel la demande est présentée :
2. Description détaillée du document :
3. Mode préféré d'accès :

Recevoir une copie

Consulter

Signature

Date

j

m

a

À l'usage exclusif du ministère ou de l'organisme

j

m

a

Date de réception

Numéro de référence

Remarques :

Form 2

Freedom of Information and Protection of Privacy Act, 1987

REQUEST FOR ACCESS TO PERSONAL INFORMATION

Please print or write legibly.

Last name

First name

Middle name

Street address

apartment number

P.O. box or rural route

City or town

Province

Postal code

Day: ()

Evening: ()

Telephone number, with area code

Details of personal information requested

1. Last name appearing on requested information

same as above or:

2. Ministry or institution request made to:

3. Name of personal information bank or record:

4. Detailed description of personal information:

5. Preferred method of access:

Receive copy

Examine

Signature

Date

d

m

y

For Ministry—institution use only

d

m

y

Date received

Reference number

Comments:

Formule 2

Loi de 1987 sur l'accès à l'information et la protection de la vie privée

DEMANDE D'ACCÈS AUX RENSEIGNEMENTS PERSONNELS

Veuillez imprimer ou écrire lisiblement.

Nom de famille

Prénom

Second prénom

Adresse

numéro d'appartement

case postale ou route rurale

Cité ou ville

Province

Code postal

Jour : ()

Soir : ()

Numéro de téléphone et indicatif régional*Détails des renseignements personnels demandés*

1. Nom de famille qui figure aux renseignements demandés

même que ci-dessus ou :

2. Ministère ou organisme auquel la demande est présentée :

3. Nom de la banque de renseignements personnels ou du document :

4. Description détaillée des renseignements personnels :

5. Mode préféré d'accès :

Recevoir une copie

Consulter

Signature

Date j m a

À l'usage exclusif du ministère ou de l'organisme

j m a

Date de réception

Numéro de référence

Remarques :

Form 3

Freedom of Information and Protection of Privacy Act, 1987

REQUEST FOR CORRECTION OF PERSONAL INFORMATION

Please print or write legibly.

Last name First name

Middle name

Street address apartment number P.O. box or rural route

City or town Province Postal code

Day: () Evening: ()

Telephone number, with area code*Details of personal information to be corrected*

1. Last name appearing on information to be corrected

same as above or:

2. Ministry or institution maintaining information:

3. Reference number from request for personal information:

4. Name of personal information bank or record:

5. Description of information to be corrected:

6. Correction requested:

You will be notified of the outcome of your request. If the correction is not made, you may require that a statement of disagreement be attached to your information.

Signature Date d m y

For Ministry—institution use only

d m y

Date received

Reference number

Comments:

Formule 3

Loi de 1987 sur l'accès à l'information et la protection de la vie privée

DEMANDE DE RECTIFICATION DES RENSEIGNEMENTS PERSONNELS

Veuillez imprimer ou écrire lisiblement.

Nom de famille_____
Prénom_____
Second prénom_____
Adresse_____
numéro d'appartement_____
case postale ou route rurale_____
Cité ou ville_____
Province_____
Code postal_____
Jour : ()_____
Soir : ()_____
Numéro de téléphone et indicatif régional*Détails des renseignements personnels devant être rectifiés*

1. Nom de famille qui figure aux renseignements devant être rectifiés

même que ci-dessus ou :

2. Ministère ou organisme qui conserve les renseignements :

3. Numéro de référence qui figure à la demande de renseignements personnels :

4. Nom de la banque de renseignements personnels ou du document :

5. Description des renseignements devant être
-
- rectifiés :

6. Rectification demandée :

Vous serez avisé(e) du résultat de votre demande. Si la rectification n'est pas effectuée, vous pouvez exiger qu'une déclaration de désaccord soit annexée à vos renseignements.

Signature_____
Date j m a_____
À l'usage exclusif du ministère ou de l'organisme_____
j_____
m_____
a_____
Date de réception_____
Numéro de référence_____
Remarques :

Publications Under The Regulations Act

October 3rd, 1987

EMPLOYMENT STANDARDS ACT

O. Reg. 533/87.

Domestics, Nannies and Sitters.

Made—September 2nd, 1987.

Filed—September 16th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 308/87 MADE UNDER THE EMPLOYMENT STANDARDS ACT

1. Section 5 of Ontario Regulation 308/87 is amended by adding thereto the following subsection:

(6) Where a domestic, nanny or sitter performs duties during a free period and the time spent performing those duties is added to a subsequent free period in accordance with subsection (4) or the domestic, nanny or sitter is paid for the time spent performing those duties in accordance with subsection (5), the time spent performing those duties shall not be taken into account when calculating overtime under section 25 of the Act. O. Reg. 533/87, s. 1.

2. Section 9 of the said Regulation is revoked and the following substituted therefor:

9. Part IV of the Act does not apply to a domestic, nanny or sitter. O. Reg. 533/87, s. 2.

3. This Regulation comes into force on the 1st day of October, 1987.

(2598)

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EMPLOYMENT STANDARDS ACT

O. Reg. 534/87.

General.

Made—September 2nd, 1987.

Filed—September 16th, 1987.

REGULATION TO AMEND REGULATION 285 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EMPLOYMENT STANDARDS ACT

1. Subsection 1 (2) of Regulation 285 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 309/87, is revoked and the following substituted therefor:

(2) This Regulation, except for subsection 2 (2), clause 12 (1) (c), subsection 12 (2) and section 15, does not apply to a domestic, nanny or sitter to whom Ontario Regulation 308/87 applies.

2. This Regulation comes into force on the 1st day of October, 1987.

(2599)

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PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 535/87.

The Regional Municipality of York,
Town of Markham.

Made—September 17th, 1987.

Filed—September 18th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 26 of Ontario Regulation 473/73, as made by section 1 of Ontario Regulation 820/75, is revoked and the following substituted therefor:

26.—(1) The place of worship and buildings and structures accessory thereto existing on the land described in subsection (2) on the date this section comes into force, may be extended if the following requirements are met:

Minimum front yard 10 metres

Minimum side yards:

on the northerly boundary 7.5 metres

on the southerly boundary 15.24 metres

Parking	A minimum of one parking space for each 17.5 square metres of gross floor area of all buildings and structures or for each six seats in the place of worship (whichever is greater).	Maximum building height	6 metres
		Maximum floor area of all buildings and structures	300 square metres
		Parking	A minimum of fifty

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being those parts of Lot 9 in Concession VI designated as parts 3 and 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-4834. O. Reg. 535/87, s. 1.

2. The said Regulation is amended by adding thereto the following section:

78.—(1) The land described in subsection (2) may be used for a golf course, a golf driving range, a miniature golf course and buildings, structures and uses accessory thereto if the following requirements are met:

Minimum frontage	400 metres
Minimum lot area	40 hectares
Minimum front yard	12 metres
Minimum side yards	12 metres
Minimum rear yard	12 metres

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, being that part of lots 6 and 7 in Concession IV of the former Township of Markham designated as parts 8 and 9 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-7308. O. Reg. 535/87, s. 2.

3. Schedule 14 to the said Regulation, as made by section 2 of Ontario Regulation 820/75, is revoked.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 17th day of September, 1987.

(2620)

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Publications Under The Regulations Act

October 10th, 1987

EXECUTIVE COUNCIL ACT

O. Reg. 536/87.
Transfer of Administration of Act
—Minister of Municipal Affairs.
Made—July 9th, 1987.
Filed—September 21st, 1987.

ORDER IN COUNCIL

O.C. 1715/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsection 5 (1) of the *Executive Council Act* and effective the 15th day of July, 1987, the administ-

ration of the *Ontario Municipal Employees Retirement System Act* is assigned to the Minister of Municipal Affairs and the powers and duties necessary for the administration of the *Ontario Municipal Employees Retirement System Act* are transferred from the Treasurer of Ontario and Minister of Economics to the Minister of Municipal Affairs. O. Reg. 536/87.

Recommended ROBERT NIXON
*Treasurer of Ontario and
Minister of Economics*
Concurred JAMES BRADLEY
Chairman

Approved and Ordered, July 9, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

(2624)

41

ONTARIO MUNICIPAL BOARD ACT

O. Reg. 537/87.
Rules of Procedure.
Made—September 21st, 1987.
Filed—September 22nd, 1987.

REGULATION MADE UNDER THE
ONTARIO MUNICIPAL BOARD ACT

RULES OF PROCEDURE

- 1. The Rules for the Ontario Municipal Board in relation to the practice and procedure of the Board are those set out in the Schedule. O. Reg. 537/87, s. 1.
- 2. Regulations 316 and 722 of Revised Regulations of Ontario, 1980 are revoked.
- 3. This Regulation comes into force on the 1st day of January, 1988.

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1.01 These rules may be cited as the Rules of the Ontario Municipal Board.

Application of Part I

1.02 This Part applies to all proceedings before the Ontario Municipal Board.

Definitions

1.03 In these Rules, unless the context requires otherwise,

“applicant” means a person who makes an application and includes a person requesting a matter be referred to the Board for determination;

“application” means a proceeding whereby the Board is requested to determine or report upon any matter but does not include a motion;

“document” includes a sound recording, videotape, film, photograph, chart, graph, map, plan survey, model, book of account and information recorded or stored by means of any device;

“hearing” includes a hearing of a motion;

“holiday” means,

(a) any Saturday or Sunday,

(b) New Year's Day,

(c) Good Friday,

(d) Easter Monday,

(e) Victoria Day,

(f) Canada Day,

(g) Civic Holiday,

(h) Labour Day,

(i) Thanksgiving Day,

(j) Remembrance Day,

(k) Christmas Day,

(l) Boxing Day, and

(m) any special holiday proclaimed by the Governor General or the Lieutenant Governor,

and where New Year's Day, Canada Day or Remembrance Day falls on a Saturday or Sunday, the following Monday is a holiday, and where Christmas Day falls on a Saturday or Sunday, the following Monday and Tuesday are holidays, and where Christmas Day falls on a Friday, the following Monday is a holiday;

"motion" means a request for relief made in a proceeding or in an intended proceeding;

"moving party" means a person who makes a motion;

"party" includes a person who is given status by the Board to be a party;

"person" does not include an unincorporated association of persons except as provided in subsection 1 (2) of the *Statutory Powers Procedure Act*;

"proceeding" means an application;

"responding party" means a person who is served with a notice of motion;

"submission form" means a form, other than a form prescribed in the Appendix of Forms to these Rules, provided by the Board.

Interpretation

General Principle

1.04 (1) These Rules shall be liberally construed to secure the just, most expeditious and least expensive determination of every matter before the Board.

Matters Not Provided for in these Rules

(2) Where any matter of procedure is not provided for by these Rules, the Rules of Civil Procedure may be followed where the Board determines they are appropriate.

Forms

1.05 (1) Unless specifically required by these Rules, the forms prescribed in the Appendix of Forms to these Rules are optional and may be used, as applicable, with such variations as the circumstances require.

Submission Forms

(2) Submission forms shall be used where required by these Rules.

Where No Form Prescribed or Required

(3) Where a form, other than a submission form, is not prescribed by these Rules, the forms prescribed by the Rules of Civil Procedure may be used, with such variations as the circumstances require.

RULE 2 NON-COMPLIANCE WITH THE RULES**Effect of Non-Compliance**

2.01 A failure to comply with these Rules is an irregularity and does not render a proceeding or a step, document or order in a proceeding a nullity, and the Board may grant all necessary amendments or other relief, including the setting aside of a proceeding or a step, document or order in the proceeding, on such terms as the Board may determine.

Board May Dispense With Compliance

2.02 The Board may, in order to secure a just determination of any matter, dispense with compliance with any Rule at any time.

RULE 3 TECHNICAL OBJECTIONS**Technical Objections**

3.01 No proceeding before the Board shall be defeated or affected solely by any technical objection or by any objection based upon defects in form.

RULE 4 TIME**Computation**

4.01 (1) In the computation of time under these Rules or in an order, except where a contrary intention appears,

- (a) where there is a reference to a number of days between two events, they shall be counted by excluding the day on which the first event happens and including the day on which the second event happens, even if they are described as clear days or the words "at least" are used;
- (b) where a period of less than seven days is prescribed, holidays shall not be counted;
- (c) where the time for doing an act under these Rules expires on a holiday, the act may be done on the next day that is not a holiday; and
- (d) service of a document, other than an application, made after 4.00 p.m. or at any time on a holiday shall be deemed to have been made on the next day that is not a holiday.

(2) Where a time of day is mentioned in these Rules or in any document in a proceeding, the time referred to shall be taken as the time observed locally.

Extension or Abridgement**General Powers of Board**

4.02 (1) The Board may extend or abridge any time prescribed by these Rules, on such terms as the Board may determine.

Notice to Extend Time

- (2) A motion for an order extending time may be made before or after the expiration of the time prescribed.

Consent in Writing

(3) A time prescribed by these Rules for serving a document may be extended or abridged by the consent in writing of those to be served.

Applications and Motions in the Absence of Opposite Party**In Absence of Opposite Party**

4.03 No hearing, for which notice has been given, shall proceed before the Board in the absence of an opposite party until at least thirty minutes after the time fixed for its commencement.

RULE 5 BOARD DOCUMENTS**Copies of Board Documents**

5.01 (1) A person may examine any document filed with the Board and, upon payment of the Board's fee, take copies of such document unless an Act, an order of the court or an order of the Board provides otherwise.

(2) The Board may order that any document filed with an application or at a hearing be treated as confidential, be sealed and not form part of the public record.

RULE 6 NOTICES**Notice To Be in Writing**

6.01 Where these Rules or an order of the Board requires notice be given, it shall be given in writing.

Notice To Be Given By Party

6.02 The Board may direct a party to give notice of a hearing to any person or class of persons who may have an interest in the matter and may direct the manner of giving such notice.

Affidavit Proving Notice

6.03 Where the Board has directed that an affidavit proving the giving of notice be filed at the commencement of the hearing, Form 1 may be used.

RULE 7 CONSOLIDATION OR HEARING TOGETHER**Where Order May Be Made**

7.01 Where the Board considers that two or more matters are related to each other by common facts, issues, questions of law or for any other reason, the Board may,

- (a) order the matters be consolidated, heard at the same time or heard one immediately after the other; or
- (b) stay or adjourn any matter until the determination of any other matter.

Discretion of Presiding Members

7.02 Where the Board has made an order that proceedings be heard either at the same time or one immediately after the other, the Board panel at the hearing, nevertheless, has discretion to order otherwise.

RULE 8 COMMENCEMENT OF APPLICATIONS**Method of Application**

8.01 Unless otherwise provided in these Rules or in an Act, an application may be commenced by a letter and shall,

- (a) be addressed to the secretary of the Board;
- (b) identify the applicant by name, telephone number and address including the postal code; and
- (c) contain a statement of the nature of the application.

Use of Submission Forms

8.02 (1) An application by a municipality for an order authorizing the issue of debentures or the raising of money beyond the current term of council shall be accompanied by a completed submission form.

(2) Where an application is made to the Board under the *Planning Act, 1983*, a submission form related to the particular application shall be completed and filed with the Board.

(3) Where any other application is made to the Board for which the Board has prepared submission forms related to the particular application, a submission form related thereto shall be completed and filed with the Board.

Submission Forms Available from Secretary

8.03 On request, the secretary shall provide a copy of the relevant submission form without charge.

Effect of Failure to File Submission Form or Pay Fee

8.04 Unless otherwise directed by the Board, no matter shall be set down for a hearing unless the required submission form has been filed and the appropriate fee has been paid.

RULE 9 AMENDMENT OF DOCUMENTS

No Amendment Without Board Direction

9.01 Unless otherwise ordered by the Board or unless the parties consent, no document filed with the Board may be amended.

Motion for Board Direction

9.02 Before making an order under Rule 9.01, the Board may require the person requesting the amendment to bring the matter before it on a motion with notice to all parties.

RULE 10 DISCOVERY

Applicability of Rules of Civil Procedure

10.01 Rules 30, 31, 32, 34, 35 and 39.03 of the Rules of Civil Procedure shall be applied to Board proceedings if an order under Rule 10.02 is first obtained.

Board Order for Discovery

10.02 The Board on motion, may order,

- (a) the discovery of documents;
- (b) the examination for discovery of any party;
- (c) an examination for discovery by written questions;
- (d) the inspection of property; and
- (e) the examination of a witness before the commencement of a hearing under Rule 39.03 of the Rules of Civil Procedure.

Content of Affidavit

10.03 The affidavit in support of a motion under Rule 10.02 shall disclose the efforts made to secure the information sought by discovery and the reasons why such information is necessary in advance of the hearing.

RULE 11 MOTIONS

Notice of Motion

11.01 Except for a motion made at a hearing, a motion shall be initiated by a notice of motion.

Hearing Date

11.02 Except for a motion made at a hearing, the moving party shall obtain a hearing date for the motion from the Board before a notice of motion is served.

Content of Notice of Motion

11.03 (1) A notice of motion shall,

- (a) identify the moving party;
- (b) set out the time and place for the hearing of the motion;
- (c) state the precise relief sought;
- (d) specify the grounds to be argued, including a reference to any statutory provision or rule, if any, to be relied on;
- (e) be accompanied by an affidavit of a person having,
 - (i) knowledge, or
 - (ii) information and belief;
- (f) list the documents to be used at the hearing of the motion;
- (g) state whether the moving party will seek leave of the Board to adduce oral evidence at the hearing of the motion and identify the nature of the evidence;
- (h) identify the names and addresses of all parties, other than the moving party, and of any other person to whom the Board has directed notice be given; and
- (i) identify by name, address and telephone number the moving party's solicitor or the moving party.

(2) A notice of motion may be in Form 2.

Service of Notice of Motion**Minimum Notice Period**

11.04 (1) Unless otherwise directed by the Board, the notice of motion shall be served at least ten days before the date upon which the motion is to be heard.

Required as General Rule

(2) Where a motion is made on notice, a notice of motion shall be served upon all parties, any person to whom the Board has directed notice be given and the secretary of the Board.

Proof of Service

(3) Where a motion is made on notice, proof of service of the notice of motion shall be filed with the Board.

Notice of Responding Party

11.05 A responding party who intends to rely upon,

- (a) grounds other than those to be relied upon by the moving party;
- (b) an affidavit;
- (c) documents other than those to be used by the moving party; or
- (d) oral evidence to be adduced at the hearing of the motion with leave of the Board,

shall serve a notice.

Content of Notice of Responding Party

11.06 (1) The notice referred to in Rule 11.05 shall,

- (a) identify the responding party;

- (b) specify the grounds, other than those to be relied upon by the moving party, in support of or in opposition to the motion, including a reference to any statutory provision or rule to be relied on;
 - (c) be accompanied by an affidavit of a person having,
 - (i) knowledge, or
 - (ii) information and belief,if such affidavit is to be used at the hearing of the motion;
 - (d) list any additional documents to be used at the hearing of the motion;
 - (e) state whether the responding party will seek leave of the Board to adduce oral evidence at the hearing of the motion and identify the nature of the evidence; and
 - (f) identify by name, address and telephone number the responding party's solicitor or the responding party.
- (2) The notice referred to in Rule 11.05 may be in Form 3.

Service of Notice of Responding Party

Minimum Notice Period

11.07 (1) Unless otherwise directed by the Board, the notice referred to in Rule 11.05 shall be served at least two days before the date upon which the motion is to be heard.

Required as General Rule

(2) A notice referred to in Rule 11.05 shall be served upon the moving party, all other parties, any person to whom the Board has directed notice of motion be given and to the secretary of the Board.

Proof of Service

(3) Proof of service of the notice referred to in Rule 11.05 shall be filed with the Board prior to or on return of the motion.

Oral Representations at Hearing of Motion

11.08 A moving party and a responding party may make oral representations at the hearing of the motion.

RULE 12 CONDUCT OF HEARINGS

Hearings to be Public

12.01 All Board hearings shall be open to the public except where the Board determines that a matter should be heard in the absence of the public.

Motion for Directions

12.02 The Board, on motion, may in advance of the commencement of a hearing give directions respecting the conduct of the pending hearing.

Procedure at a Hearing

12.03 Subject to these Rules and any Act, the procedure at a hearing shall be determined by the presiding member of the Board.

Audio and Visual Recording of Hearings

12.04 (1) No person shall take or attempt to take a photograph, motion picture, audio recording or other record capable of producing an aural or visual reproduction by electronic or other means at a Board hearing unless authorized by the Board.

(2) Nothing in subrule (1) prohibits a person from unobtrusively making handwritten notes or sketches at a Board hearing.

RULE 13 COMPELLING ATTENDANCE OF WITNESSES

By Summons to Witness

13.01 A party who requires the attendance of a person as a witness at a hearing may serve the person with a summons to witness which shall be in Form 4 requiring him or her to attend the hearing at the time and place stated in the summons, and the summons may also require the person to produce at the hearing the documents or other things in his or her possession, control or power relating to the matters in question in the application or motion that are specified in the summons.

Summons Available in Blank

13.02 On the request of a party or a solicitor and upon payment of the prescribed fee, the secretary may sign, seal and issue, or in the cases of urgency, a Board member may sign and issue a blank summons to witness and the party or solicitor shall complete the summons and insert the names of any number of witnesses.

Service and Attendance Money

13.03 A summons to witness shall be served on the witness personally and, at the same time, attendance money in the amount provided under the Rules of Civil Procedure shall be paid or tendered to the witness.

Lack of Seal

13.04 The lack of the Board's seal does not render a summons to witness invalid.

RULE 14 HEARINGS IN FRENCH

When Hearings May Be in French

14.01 The Board may conduct a hearing in the French language if so requested by a party who speaks the French language and such request is made,

- (a) at the time of making an application or initiating a motion; or
- (b) after the making of an application or the initiating of a motion if the Board considers it necessary for the fair disposition of the matter.

Use of English Language Shall Not Be Prevented

14.02 Submissions and evidence may be presented in either French or English notwithstanding subrule 14.01.

Use of Interpreter

14.03 Where a hearing is conducted in the French language and where an interpreter is required, the party calling the witness whose testimony needs interpretation shall provide the interpreter, unless an interpreter is provided by the Ministry of the Attorney General as the result of a request made to the Board for such interpreter.

Notice

14.04 Where a hearing is to be conducted in the French language, the notice of such hearing shall specify, in English and French, that the hearing is to be so conducted, and shall further specify that English may also be used.

RULE 15 ORDERS

Preparation and Entry of Order

15.01 Unless otherwise directed by the Board, the secretary shall prepare and enter an appropriate order in Form 5 following a decision or other determination of the Board.

Effective Date

15.02 An order is effective from the date on which it is made unless it provides otherwise.

**RULE 16 PROCEDURE UNDER SECTION 42 OF
THE ONTARIO MUNICIPAL BOARD ACT**

Commencement of Application

16.01 An application to the Board under section 42 of the *Ontario Municipal Board Act* may be commenced by a letter and shall,

- (a) identify the applicant by name, telephone number and address, including postal code;
- (b) contain a statement of the nature of the relief sought;
- (c) specify the grounds to be relied upon; and
- (d) be accompanied by any supporting material.

Requirement of Affidavit

16.02 The Board may require that an affidavit in support of the application be submitted by an applicant before determining whether the application should be heard by the Board.

Where Board Satisfied Application Should Proceed

16.03 Where, on the basis of information provided, the Board is satisfied that the application should proceed, it shall appoint a time for the hearing of the application and give directions as to the service of the notice of hearing, the application and any supporting material.

PART II

ASSESSMENT APPEALS

RULE 17 APPLICATION

Application of Part II

17.01 This Part applies to proceedings under the *Assessment Act*.

RULE 18 NOTICE OF HIGHER ASSESSMENT

Special Notice

18.01 Where a party has appealed a decision of the Assessment Review Board and the assessment commissioner intends to seek a higher assessment in the appeal than that fixed by the Assessment Review Board, the assessment commissioner shall give notice of such intention.

Content of Special Notice

18.02 A notice referred to in Rule 18.01 shall disclose the assessment intended to be sought by the assessment commissioner.

Service of Special Notice**Minimum Notice Period**

18.03 (1) Unless otherwise directed by the Board, a notice referred to in Rule 18.01 shall be served at least ten days before the hearing of the appeal.

Parties To Be Served

- (2) A notice referred to in Rule 18.01 shall be served on all parties and the secretary of the Board.

Proof of Service

(3) Proof of service of the notice referred to in Rule 18.01 shall be filed with the Board.

Failure to Comply

18.04 Where the assessment commissioner fails to comply with rule 18.01, 18.02 or 18.03, the Board may adjourn the hearing.

PART III**EXPROPRIATIONS****RULE 19 APPLICATION AND DEFINITIONS****Application of Part III**

19.01 This Part applies to proceedings under the *Expropriations Act*.

Definitions

19.02 In this Part,

"Act" means the *Expropriations Act*;

"claimant" means an owner as defined in the Act;

"respondent" means a statutory authority as defined in the Act.

RULE 20 NOTICE OF ARBITRATION BY CLAIMANT AND REPLY**Service of Notice of Arbitration by Claimant**

20.01 A claimant seeking compensation shall serve a notice of arbitration and statement of claim in Form 6 on the respondent and file with the Board proof of service of the notice within ten days of the date of service.

Service of Reply

20.02 The respondent shall serve a reply in Form 7 on the claimant within twenty days after service of the notice of arbitration and file with the Board a copy of the reply and proof of service on the claimant.

**RULE 21 NOTICE OF ARBITRATION BY RESPONDENT,
STATEMENT OF CLAIM AND REPLY****Service of Notice of Arbitration by Respondent**

21.01 Where a claimant has not served a notice of arbitration under Rule 20.01, the respondent may serve a notice of arbitration in Form 8 and shall file with the Board proof of service of the notice within ten days of the date of service.

Service of Statement of Claim

21.02 Except by leave of the Board, where a notice of arbitration has been served by the respondent, no appointment shall be made for the hearing of the arbitration until the claimant has filed with the Board and served on the respondent a statement of claim for compensation in Form 9 setting out the amount claimed, the basis upon which the amount is calculated and the facts in support of each element of compensation claimed.

Service of Reply

21.03 Where a claimant has served a statement of claim under Rule 21.02, the respondent shall serve a reply in Form 10 within twenty days after being so served and shall file with the Board a copy of the reply and proof of service on the claimant.

RULE 22 DENIAL OF ENTITLEMENT TO COMPENSATION**Denial to be Raised in Reply**

22.01 Where a respondent denies that a claimant is entitled to any compensation on the ground,

- (a) that the claimant has no interest in the land expropriated or injuriously affected;
- (b) that no compensation is payable with respect to the interest of the claimant in such land; or
- (c) that the claim is barred by a provision in the Act or any other statute,

it must raise such denial in its reply, setting out the relevant facts and statutory provisions relied on.

Effect of Failure to Make Timely Denial

22.02 Unless the respondent has complied with Rule 22.01, it may not make such denial at the hearing of the arbitration without leave of the Board.

RULE 23 OFFER OF COMPENSATION AND ACCEPTANCE**Forms**

23.01 (1) An offer of compensation made under section 25 of the Act may be in Form 11.

(2) An acceptance of an offer of compensation made under section 25 of the Act may be in Form 12 and may be served upon the person named for the purpose of receiving such acceptance in the offer of compensation.

RULE 24 SERVICE OF DOCUMENTS**Required as General Rule**

24.01 Service of documents may be made, in addition to the methods set out in subsection 1 (2) of the Act,

- (a) in the case of Her Majesty the Queen in right of the Province of Ontario, in the manner set out in section 14 of the *Proceedings Against the Crown Act*; and
- (b) in the case of a municipal or other corporation, partnership or individual, on the persons prescribed by the Rules of Civil Procedure.

RULE 25 PLEADINGS**Required Pleadings**

25.01 Unless otherwise ordered by the Board, no pleadings other than a notice of arbitration, a statement of claim and a reply are required in an arbitration to determine compensation.

RULE 26 EXAMINATION**Examination of Representative by Opposing Party**

26.01 A person appointed under section 39 of the Act to represent an owner of land may be examined by an opposing party in the place of the owner.

RULE 27 DISCOVERY AND ADMISSIONS**Applicability of Rules of Civil Procedure**

27.01 Notwithstanding Rule 10.01, rules 30, 31, 32, 34, 35 and 51 of the Rules of Civil Procedure apply to proceedings under this Part unless the Board on motion orders otherwise.

RULE 28 PRE-HEARING PROCEDURE**Notice of Readiness**

28.01 Unless a notice of readiness for hearing has been filed, the secretary shall, immediately after the filing of the reply, send to the party who served the notice of arbitration a blank notice of readiness for hearing in Form 13.

Time For Hearing

28.02 The Board may appoint a time for a hearing of the arbitration,

- (a) upon receipt of the notice of readiness for hearing signed by or on behalf of all parties; or
- (b) by order, on motion, if the notice of motion is served at least thirty days after service of the notice of arbitration.

Notice of Appointment

28.03 The secretary of the Board shall mail a notice of appointment of the time and place for hearing the arbitration to the parties.

Service of Notice

28.04 Upon receipt of the notice the respondent shall, at least twenty days before the hearing, serve a copy of the notice upon all registered owners and also upon any person known to the respondent to be an owner as defined in the Act or claiming to be entitled to any part of the compensation that may be awarded pursuant to the arbitration under the Act.

Filing of Documents

28.05 At the commencement of a hearing to determine compensation, the respondent,

- (a) shall file a copy of the certificate of approval of expropriation under the Act, the plan of the expropriated land and proof of its registration in accordance with section 9 of the Act where applicable; and
- (b) shall file an affidavit proving service of the notice of appointment for the hearing in accordance with subsection 29 (4) of the Act and that the persons served are all the persons required to be served.

RULE 29 EXPROPRIATION ORDER**Expropriation Order Form**

29.01 An order issued under this Part shall be in Form 14.

O. Reg. 537/87, Sched.

APPENDIX OF FORMS**GENERAL MATTERS**

Form 1	Affidavit of Service
Form 2	Notice of Motion
Form 3	Notice of Response to Motion
Form 4	Summons to Witness
Form 5	Order

EXPROPRIATIONS

Form 6	Notice of Arbitration (Owner claims compensation)
Form 7	Reply

Form 8	Notice of Arbitration (Statutory authority requires compensation to be determined)
Form 9	Statement of Claim
Form 10	Reply
Form 11	Formal Offer of Compensation
Form 12	Acceptance of Offer
Form 13	Notice of Readiness for Hearing
Form 14	Order (Expropriation)

Form 1

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF section of the Act.
(The statute and section under which the hearing will be held)

— and —

IN THE MATTER OF (here state the nature of the application, appeal, motion, etc.)

AFFIDAVIT OF SERVICE

I, of the
hereby make oath and say as follows:

1. Notice of the hearing of this matter at
commencing at a.m./p.m. on day, the day of
19.... was given in the following manner:

(any or all of the following adopted as relevant)

- (i) by publication in the (name newspaper or newspapers of general circulation in the affected area) on the day of, 19...., (and further insertions as the case may be). A copy of such publication is attached as Schedule
 - (ii) by delivering same by prepaid registered post mailed the day of, 19.... to (name the persons to whom mailed, or if more than 2, by reference to a list attached). The list of persons to whom such notice was mailed by prepaid registered mail is attached hereto as Schedule
 - (iii) by delivering same by prepaid first class post mailed the day of, 19.... to (name the persons to whom mailed, or if more than 2, by reference to a list attached). The list of persons to whom such notice was mailed by prepaid first class mail is attached hereto as Schedule
 - (iv) by posting copies of such notice in the form attached hereto as Schedule in public places in the municipality including the following (name the places where the notice was posted) which notice was so posted or displayed on the day of, 19.... until the day of, 19....
 - (v) by (here describe any other means of service used, including personal service as may have been directed by the Board in its letter giving instructions for effecting service).
2. The service of notice of the hearing in the foregoing matter is in accordance with the instructions given by the Board in its letter dated, 19....

3. The persons to whom such notice has been so given include the parties to the matter at this stage, any appellant, objector, person who requested in writing that notice be given (as well as those persons owning property within an area defined by the Board in its instruction letter as being entitled to notice).

Sworn, etc.

Commissioner

O. Reg. 537/87, Form 1.

Form 2

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF section of the Act.
(The statute and section under which the hearing will be held)

— and —

IN THE MATTER OF (here state the nature of the application, appeal, motion, etc.)

NOTICE OF MOTION

The (name of person or party seeking the motion) will make a motion to the Board on (day) at (time) at (location of hearing).

The Motion is for (state the precise relief sought).

The Grounds for the Motion are (specify the grounds to be argued including a reference to any statutory provision or rule to be relied on).

The following Documentary Evidence will be read at the hearing of the motion (here list the affidavit(s) or other documentary evidence to be relied on and attach a copy thereof to the Notice of Motion when served or filed).

(Leave of the Board to introduce oral evidence will be requested). (Optional).

Name, address and telephone number of moving party's solicitor or the moving party

To: (Name and address of responding party's solicitor or the responding party.)

O. Reg. 537/87, Form 2.

Form 3

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF section of the Act.
(The statute and section under which the hearing will be held)

— and —

IN THE MATTER OF (here state the nature of the application, appeal, motion, etc.)

NOTICE OF RESPONSE TO MOTION

The (person responding to the motion) will make a response to the Motion to be made to the Board by (person or party making the motion on (day) at (time)) at (location of hearing).

The grounds to be relied upon in response to the motion are (specify the grounds to be argued including any reference to any statutory provision or rule).

The following documentary evidence other than evidence introduced by the moving party will be used at the hearing of the motion (here list the affidavit(s) or other documentary evidence to be relied upon and attach copies thereof to the Notice of Motion when served or filed).

(Leave of the Board to introduce oral evidence will be requested). (Optional).

Name, address and telephone number of responding party's solicitor or the responding party.

To: Moving party or solicitor including address.

O. Reg. 537/87, Form 3.

Form 4

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF section of theAct.
(The statute and section under which the hearing will be held)

— and —

IN THE MATTER OF (here state the nature of the application, appeal, motion, etc.)

SUMMONS TO WITNESS

TO:

YOU ARE REQUIRED TO ATTEND BEFORE THE ONTARIO MUNICIPAL BOARD AT A HEARING TO BE HELD on day, the day of, 19.... at the hour of o'clock in the noon, at in the of and so from day to day until the hearing is concluded, to give evidence on oath touching the matters in question in the proceedings.

YOU ARE REQUIRED TO BRING WITH YOU and produce at the hearing the following documents and things:

Dated this day of, 19....

ONTARIO MUNICIPAL BOARD:

.....
Secretary

NOTE:

ATTENDANCE MONEY for day(s) of attendance is served with this summons, calculated in accordance with Tarrif A of the Rules of Civil Procedure, as follows:

Attendance allowance \$..... daily	\$.....
Travel allowance	\$.....
Overnight accommodation and meal allowance	\$.....
	<hr/>
TOTAL	\$.....

If further attendance is required, you will be entitled to additional attendance money.

IF YOU FAIL TO ATTEND AND GIVE EVIDENCE AT THE HEARING, OR TO PRODUCE THE DOCUMENTS OR THINGS SPECIFIED, AT THE TIME AND PLACE SPECIFIED, WITHOUT LAWFUL EXCUSE, YOU ARE LIABLE TO PUNISHMENT BY THE SUPREME COURT IN THE SAME MANNER AS IF FOR CONTEMPT OF THAT COURT FOR DISOBEDIENCE TO A SUMMONS TO A WITNESS.

This summons was issued at the request of, and inquiries may be directed to:

O. Reg. 537/87, Form 4.

Form 5

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF section of theAct.
(The statute and section under which the hearing will be held)

— and —

IN THE MATTER OF (here state the nature of the application, appeal, motion, etc.)

BEFORE

} day,
the day of
19....

ORDER

Upon the application of (the motion of)
(upon the matter having come on for hearing and after hearing the matter), (the Board having reserved its decision until this day).

The Board Orders:

(set forth what the Board orders)

.....
.....
.....

.....
Secretary

O. Reg. 537/87, Form 5.

Form 6

Ontario Municipal Board Act

(To be served and filed by an owner claiming compensation)

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

NOTICE OF ARBITRATION

1. Take notice that the claimant requires that compensation claimed herein from the respondent with respect to the land described below be determined by the Ontario Municipal Board.

2. The claimant seeks compensation for his/her/its interest as:
(describe claimant's interest)
in the following land expropriated by the respondent:
(describe land)

3. The claimant claims compensation for injurious affection to his/her/its interest:
(describe claimant's interest)
in the following land:
(describe land)

STATEMENT OF CLAIM

4. (The claimant should set out in this paragraph clearly and concisely in subparagraphs lettered consecutively the amount claimed under paragraph 2 or 3, or both, the basis upon which each claim is calculated and the facts in support of each element of compensation claimed).

This Notice is given by
(claimant or solicitor(s) for the claimant)
(give full address)

, Province of Ontario and

the address at which documents may be served on me is:
(give full address)

, Province of Ontario

Dated at, this day of, 19....

.....
(claimant or solicitor(s) for claimant)

O. Reg. 537/87, Form 6.

Form 7

Ontario Municipal Board Act

(To be served and filed by a respondent where claimant has served a Notice of Arbitration under Rule 20.02)

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

REPLY

1. A certificate of approval for expropriation by the respondent of the land in respect of which the claimant is claiming compensation was issued by:
 (correct legal description of the approving authority)
 on the day of, 19....

2. A duly signed plan of the land was registered in the Land Registry Office for
 on the day of, 19.... within three months
 after granting approval of the expropriation.

3. The requirements of section 25 of the *Expropriations Act* have been complied with

or

Section 25 of the *Expropriations Act* has not been complied with but the time for complying with its requirements has expired.

4. The requirements of section 22 of the *Expropriations Act* with respect to the claim for land injuriously affected described in the Notice of Arbitration have been complied with.

5. The respondent admits paragraphs (1, 2 and 3, as the case may be) of the claimant's Notice of Arbitration and Statement of Claim.

6. The respondent says:

(set forth the facts which the respondent alleges as grounds for its reply)

7. (To be completed where required under Rule 22). The respondent denies that the claimant is entitled to any compensation on the grounds that:

(state the facts or law on which the statutory authority bases its denial)

This reply is made by
 (respondent or solicitor(s) for the respondent)

.....
 (give full address)

....., Province of Ontario and
 the address at which documents may be served on the respondent is:

.....
 (give full address)

....., Province of Ontario.

Dated at, this day of, 19....

.....
(respondent or solicitor(s) for respondent)

O. Reg. 537/87, Form 7.

Form 8

Ontario Municipal Board Act

(To be served and filed by a statutory authority requiring compensation to be determined)

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

NOTICE OF ARBITRATION

1. Take notice that the respondent requires that the compensation, if any, to be paid by it to the claimant with respect to the land described below be determined by the Ontario Municipal Board.

2. Compensation, if any, is payable with respect to the claimant's interest in the following land:
(state nature of claimant's interest and describe land)

3.
(state correct legal description of the approving authority)
on the day of, 19...., approved expropriation of the land described in paragraph 2.

4. A duly signed plan of the land was filed in the Land Registry Office for
..... on the day of, 19.... within
three months after granting of approval for the expropriation.

5. The requirements of section 25 of the *Expropriations Act* have been complied with,

or

The time for complying with requirements of section 25 of the *Expropriations Act* has expired.

6. The claimant may be entitled to compensation for injurious affection to his/her interest as
in the following land:
(state nature of claimant's interest and describe land)

7. The requirements of section 22 of the *Expropriations Act* have been complied with in regard to the claimant's claim for injurious affection to the land described in paragraph 6.

This Notice is given by
(respondent or solicitor(s) for the respondent)
.....
(give full address)

....., Province of Ontario and
the address at which documents may be served on the respondent is
(give full address)

....., Province of Ontario.

Dated at this day of 19....
.....
(respondent or solicitor(s) for respondent)

O. Reg. 537/87, Form 8.

Form 9

Ontario Municipal Board Act

(To be served and filed by a claimant on whom a statutory authority has served a Notice of Arbitration under Rule 21.02)

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

STATEMENT OF CLAIM

- 1. This is the Statement of Claim of the claimant for compensation pursuant to the Notice of Arbitration of the respondent dated the day of, 19....
- 2. The claimant admits paragraphs 1, 2 and 3 (strike out those not applicable) of the Notice of Arbitration.
- 3. The claimant says:
(the claimant should set out in this paragraph clearly and concisely in subparagraphs consecutively lettered, the amount claimed in respect of expropriation or injurious affection or both, the basis upon which each claim is calculated and the facts in support of each element of compensation claimed)
.....
.....

This Statement of Claim is served by
(claimant or solicitor(s) for the claimant)
.....
(give full address)

....., Province of Ontario and
the address at which documents may be served on me is:
.....
(give full address)
....., Province of Ontario.

Dated at, this day of, 19....
.....
(claimant or solicitor(s) for claimant)

O. Reg. 537/87, Form 9.

Form 10

Ontario Municipal Board Act

(To be served and filed by a respondent when the claimant has filed a Statement of Claim under Rule 21.03)

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

REPLY

1. This is the Reply of the respondent to the Statement of Claim of the claimant dated the day of, 19....

2. The respondent admits paragraphs 1, 2 and 3 (strike out those not applicable) of the Statement of Claim.

3. The respondent says:

(set forth clearly and concisely in paragraphs numbered consecutively the facts which the respondent alleges in reply to the Statement of Claim)

4. (To be completed where required under Rule 22)

The respondent denies that the claimant is entitled to any compensation on the grounds that:

(state the facts and specify any statutory enactments upon which the statutory authority bases its denial)

This Reply is made by
(respondent or solicitor(s) for the respondent)

.....
(give full address)
....., Province of Ontario and the address
at which documents may be served on the respondent is
(give full address)
....., Province of Ontario.

Dated at , this day of , 19....

.....

(respondent or solicitor(s) for respondent)

O. Reg. 537/87, Form 10.

Form 11

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of statutory authority)

Respondent

FORMAL OFFER OF COMPENSATION

(Pursuant to Section 25 of the *Expropriations Act*)

REGISTERED

Date:

Dear

Re: (name)

(address)

I. LANDS EXPROPRIATED

A plan of expropriation was registered by pursuant to Section 9 of the *Expropriations Act*, R.S.O. 1980, Chapter 148, in the Land Registry Office for the Registry Division of on the day of , 19...., as No., thereby expropriating:

- (a) Fee taking comprising an area ofsquare metres (..... square feet), shown as Part(s) on the plan of expropriation;
- (b) Permanent easement(s) comprising an area ofsquare metres (..... square feet), shown as Part(s) on the plan of expropriation; and
- (c) Temporary easement(s) comprising an area ofsquare metres (..... square feet), shown as Parts(s) on a plan of expropriation.

II. YOU MAY CHOOSE TO SETTLE ALL OF YOUR CLAIMS BY ACCEPTING THE FOLLOWING OFFER (A) OR YOU MAY ACCEPT BY WAY OF ADVANCE PAYMENT THE AMOUNT SET OUT IN THE FOLLOWING OFFER (B) WITHOUT HAVING TO PRESENTLY SETTLE YOUR CLAIMS.

OFFER (A)

Pursuant to the provisions of the *Expropriations Act*,hereby offers as full compensation for and in full settlement of all of your interests the amount of \$....., comprised of:

- (1) The sum of \$..... for said fee taking;
- (2) The sum of \$..... for said permanent easement(s);
- (3) The sum of \$..... for said temporary easement(s);
- (4) The sum of \$..... for damages for injurious affection;
- (5) The sum of \$..... for damages attributable to disturbance;
- (6) The sum of \$..... for any special difficulties in relocation;
- (7) The sum of \$..... for business loss; and
- (8) The sum of \$..... for interest.

OFFER (B)

You are hereby offered immediate payment of \$..... being 100 per cent of the market value of your interest in the land being expropriated as estimated by the expropriating authority. Acceptance of this offer is without prejudice to your rights conferred by the *Expropriations Act* in respect of the determination of compensation and is subject to adjustment in accordance with any compensation that may subsequently be determined in accordance with this or any other Act or agreed upon.

III. STATEMENT OF COMPENSATION

If you are not a tenant, the following is a statement of the total compensation being offered for all interests, including your interests, in the land:

(list of names of owners, type of compensation offered and amounts)

IV. COSTS AND INTEREST

In addition, is to pay:

- (a) your reasonable legal, appraisal and other costs; and
- (b) interest at 6 per cent per annum in accordance with the provisions of section 35 of the *Expropriations Act*.

V. APPRAISAL

The above offers are based upon the attached appraisal report appraising the market value of the lands taken and injurious affection. (If applicable)

Dated at this day of, 19....

BY:

Attach.—Appraisal Report
—Acceptance of Offer

Your acceptance of offer (A) or (B) may be served upon

.....
name and/or title
.....
address

Form 12

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

ACCEPTANCE OF OFFER

(made pursuant to Section 25 of the *Expropriations Act*)

Re: Expropriation Compensation arising from the registration of Expropriation Plan No.
related to Part(s) thereon by

YOU MAY CHOOSE TO SETTLE ALL OF YOUR CLAIMS BY ACCEPTING OFFER (A) OR YOU MAY
ACCEPT BY WAY OF ADVANCE PAYMENT THE AMOUNT SET OUT IN OFFER (B) WITHOUT
HAVING TO PRESENTLY SETTLE ALL OF YOUR CLAIMS.

OFFER (A)

FULL COMPENSATION
AND FINAL
SETTLEMENT:

I accept the offer of compensation of \$
plus reasonable legal, appraisal and other costs in full set-
tlement of all claims.

WITNESS(ES)

SIGNATURE(S)

.....
(name)

.....
(name)

.....
(address)

OFFER (B)

or

ADVANCE PAYMENT:

I accept the offer of immediate payment of
\$..... being 100 per cent of the amount of the market
value of the lands expropriated as estimated by the exprop-
riating authority, without prejudice to my rights conferred
by the *Expropriations Act* in respect of the determination of
compensation, and subject to adjustment in accordance
with any compensation that may be subsequently deter-
mined under the Act or agreed upon.

WITNESS(ES)

SIGNATURE(S)

.....
(name)

.....
(name)

.....
(address)

NOTE: Please indicate your acceptance of either (A) or (B) above by signing in the acceptance in the appropriate place and returning one complete copy of the letter and acceptance to:

.....
name and/or title of official

.....
address

.....

Dated at Toronto, this day of, 19....

O. Reg. 537/87, Form 12.

Form 13

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

..... Claimant

— and —

(Name of Respondent)

..... Respondent

NOTICE OF READINESS FOR HEARING

The undersigned hereby gives notice to the Board that this arbitration will be ready for hearing one month from this date or at any time thereafter which may be fixed for hearing and estimates that the hearing will last days. This estimate is given to assist the Board in setting aside what appears to be sufficient time for the hearing.

Dated at, this day of, 19....

.....
(solicitor for claimant)

.....
(solicitor for respondent)

Note: If a party signs in person, the words "Solicitor for" should be struck out.

All parties or their solicitors should sign the same Notice of Readiness before filing it with the Board.

O. Reg. 537/87, Form 13.

Form 14

Ontario Municipal Board Act

ONTARIO MUNICIPAL BOARD

IN THE MATTER OF the *Expropriations Act* and IN THE MATTER OF an arbitration

BETWEEN:

(Name of Claimant)

Claimant

— and —

(Name of Respondent)

Respondent

BEFORE:

.....
Chairman (or Vice-Chairman)

on
the day of, 19....

.....
Member

.....
Member

ORDER

Upon the application of the above named in the presence of the claimant and respondent, upon hearing the evidence adduced on behalf of the claimant and respondent and upon hearing counsel for the claimant and respondent (or upon hearing the claimant and respondent, in person, as the case may be).

The Board Orders:

(here set forth what the Board orders)

.....
Secretary

O. Reg. 537/87, Form 14.

ONTARIO MUNICIPAL BOARD:

HENRY E. STEWART
Chairman

Dated at Toronto, this 21st day of September, 1987.

PLANNING ACT, 1983

O. Reg. 538/87.

Restricted Areas—County of Ontario (now
The Regional Municipality of Durham),
Township of Pickering (now the Town
of Pickering).

Made—September 14th, 1987.

Filed—September 22nd, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 102/72
MADE UNDER THE
PLANNING ACT, 1983**

**1. Ontario Regulation 102/72 is amended
by adding thereto the following section:**

68.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area	6.07 hectares
Minimum front yard	12 metres
Minimum rear yard	12 metres
Minimum side yards	3 metres
Minimum floor area	139 square metres
Maximum percentage of lot area to be covered by all buildings or structures	10 per cent

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being that part of Lot 6 in Concession VII described as follows:

Beginning at an iron bar planted in the westerly limit of Lot 6, distant 3,106.95 feet measured northerly from the southwest corner of Lot 6, which iron bar is planted in the line of a fence marking the existing boundary between the north and south halves of Lot 6;

Thence north 73° 10' 10" east along the boundary between the north and south halves of Lot 6 a distance of 1,324.32 feet to an iron bar planted in the easterly limit of Lot 6;

Thence south 18° 37' 40" east along the easterly limit of Lot 6 a distance of 500.79 feet;

Thence south 73° 12' 10" west a distance of 1,326.34 feet, more or less, to the westerly limit of Lot 6;

Thence north 18° 24' west along the westerly limit of Lot 6 a distance of 500 feet, more or less, to the place of beginning. O. Reg. 538/87, s. 1.

L. J. FINCHAM
Director

Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 14th day of September, 1987.

(2626)

41

PLANNING ACT, 1983

O. Reg. 539/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—September 23rd, 1987.

Filed—September 23rd, 1987.

**REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS
OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983**

**1. Regulation 675 of Revised Regulations
of Ontario, 1970 is amended by adding
thereto the following section:**

270.—(1) In this section, "front yard" is the distance between any building or structure and the lot line abutting the road allowance between concessions X and XI.

(2) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in each of subsections (3) and (4) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(3) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being that part of Lot 37 in Concession XI designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-552.

(4) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe being that part of Lot 37 in Concession XI designated as Part 2 on the said Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-552. O. Reg. 539/87, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

Dated at Toronto, this 23rd day of September, 1987.

(2627)

41

HIGHWAY TRAFFIC ACT

O. Reg. 540/87.

Speed Limits.

Made—September 16th, 1987.

Filed—September 23rd, 1987.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Part 1 of Schedule 14 to Regulation 490 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 11 lying between a point situate 500 metres measured southerly from its intersection with the southerly limit of the southerly junction with the King's Highway known as No. 17 in the City of North Bay in the Territorial District of Nipissing and a point situate 790 metres measured northerly from its intersection with the centre line of the roadway known as Watson Road in the Township of North Himsworth in the Territorial District of Parry Sound.

District of
Nipissing—

City of
North Bay

District of
Parry
Sound—

Twp. of
North
Himsworth

(1) of Ontario Regulation 65/87, is revoked and the following substituted therefor:

29. That part of the King's Highway known as No. 11 in the Territorial District of Parry Sound lying between a point situate 60 metres measured northerly from its intersection with the northerly limit of the southerly junction of the roadway known as Sweeney Street in the Town of Trout Creek and a point situate 790 metres measured northerly from its intersection with the northerly limit of the roadway known as Watson Road in the Township of North Himsworth.

District of
Parry
Sound—

Town of
Trout
Creek

Twp. of
North
Himsworth

(3) Paragraph 30 of Part 2 of the said Schedule 14, as remade by subsection 2 (2) of Ontario Regulation 592/81, is revoked.

(4) Paragraph 34 of Part 2 of the said Schedule 14, as made by subsection 2 (3) of Ontario Regulation 592/81, is revoked.

(5) Paragraph 2 of Part 3 of the said Schedule 14, as remade by subsection 2 (4) of Ontario Regulation 592/81, is revoked.

(6) Paragraph 12 of Part 3 of the said Schedule 14, as made by subsection 2 (6) of Ontario Regulation 592/81, is revoked and the following substituted therefor:

12. That part of the King's Highway known as No. 11 in the City of North Bay in the Territorial District of Nipissing beginning at a point situate 500 metres measured southerly from its intersection with the southerly limit of the southerly junction of the King's Highway known as No. 17 and extending northerly therealong for a distance of 500 metres.

District of
Nipissing—

City of
North Bay

(7) Paragraph 18 of Part 4 of the said Schedule 14, as made by subsection 1 (3) of Ontario Regulation 65/87, is revoked.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 16th day of September, 1987.

(2) Paragraph 29 of Part 2 of the said Schedule 14, as remade by subsection 1

(2628)

41

PLANNING ACT, 1983

O. Reg. 541/87.

Restricted Areas—Territorial District
of Sudbury.

Made—September 9th, 1987.

Filed—September 24th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT, 1983**

**1. Schedule 1 to Ontario Regulation
834/81 is amended by adding thereto
the following section:**

81.—(1) Despite section 13, one single dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) in addition to the single dwelling existing on the land on the date this section comes into force.

(2) Subsection (1) applies to the land in the geographic Township of Awrey in the Territorial District of Sudbury being that part of Lot 11 in Concession I designated as Parcel 16052 in the Register for Sudbury East Section in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

PAULINE MORRIS
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs*

Dated at Toronto, this 9th day of September, 1987.

(2654)

41

LOCAL SERVICES BOARDS ACT

O. Reg. 542/87.

Establishment of Local Services
Board—Community of Maisonville.

Made—September 21st, 1987.

Filed—September 24th, 1987.

**ORDER MADE UNDER THE
LOCAL SERVICES BOARDS ACT**

IN THE MATTER OF the *Local Services Boards Act*;
and

IN THE MATTER OF the establishment of a Local Services Board for the community of Maisonville situate in territory without municipal organization in the Territorial District of Timiskaming.

ORDER

Under the provisions of section 4 of the *Local Services Boards Act*, IT IS ORDERED:

1. A Local Services Board is established under the name "The Local Services Board of Maisonville".
O. Reg. 542/87, s. 1.

2. The boundaries of the Board areas are those described in the Schedule. O. Reg. 542/87, s. 2.

3. The Board shall be composed of five members.
O. Reg. 542/87, s. 3.

4. The Board may exercise the powers set out in paragraphs 2 and 6 of the Schedule to the Act.
O. Reg. 542/87, s. 4.

5.—(1) The election of the first members of the Board shall be held at Northwood Camp in the community of Maisonville on the 29th day of September, 1987 and the members so elected shall hold office from the 29th day of September, 1987 to the 30th day of September, 1988 and until a new Board is elected.

(2) Mr. Fern Poupart, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 542/87, s. 5.

DAVID PETERSON
*Premier and Acting Minister of
Northern Development and Mines*

Dated at Toronto, this 21st day of September, 1987.

Schedule

All that parcel or tract of land in the Township of Maisonville in the Territorial District of Timiskaming and Province of Ontario, containing 12,818 acres, be the same more or less, being composed of the whole of the said township.

(2655)

41

Publications Under The Regulations Act

October 17th, 1987

HIGHWAY TRAFFIC ACT

O. Reg. 543/87.

Parking.

Made—September 1st, 1987.

Filed—September 28th, 1987.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 18 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

19. On the north side of that part of the King's Highway known as No. 7 in the Township of Otonabee in the County of Peterborough beginning at the east limits of the Indian River Bridge and extending easterly therealong for a distance of 300 metres.

2. Appendix A to the said Regulation is further amended by adding thereto the following schedule:

Schedule 83

HIGHWAY NO. 16

1. That part of the King's Highway known as No. 16 in the City of Nepean in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the southerly limit of the roadway known as Amberwood Crescent and a point situate at its intersection with the northerly limit of the roadway known as Fallowfield Road.

2. That part of the King's Highway known as No. 16 in the City of Nepean in The Regional Municipality of Ottawa-Carleton beginning at a point situate at its intersection with the northerly limit of the roadway known as Jockvale Road and extending northerly therealong for a distance of 1100 metres. O. Reg. 543/87, s. 2.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 1st day of September, 1987.

(2657)

42

HIGHWAY TRAFFIC ACT

O. Reg. 544/87.

Stopping of Vehicles on Parts of the
King's Highway.

Made—September 1st, 1987.

Filed—September 28th, 1987.

REGULATION TO AMEND REGULATION 492 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 492 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following schedule:

Schedule 8

HIGHWAY NO. 16

1. That part of the King's Highway known as No. 16 in the City of Nepean in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the southerly limit of the roadway known as MacFarlane Road and a point situate at its intersection with the northerly limit of the roadway known as Amberwood Crescent. O. Reg. 544/87, s. 1.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 1st day of September, 1987.

(2658)

42

LOCAL ROADS BOARDS ACT

O. Reg. 545/87.

Establishment of Local Roads Areas—
Northern and Eastern Regions.

Made—August 4th, 1987.

Filed—September 28th, 1987.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. **Schedule 16 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:**

Schedule 16

MINISTIC LAKE LOCAL ROADS AREA

All those portions of the townships of Cascaden and Ermatinger in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-817-2 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 12th day of June, 1987. O. Reg. 545/87, s. 1.

2. **Schedule 36 to the said Regulation is revoked and the following substituted therefor:**

Schedule 36

FERGUSON LOCAL ROADS AREA

All of the Township of Ferguson in the Territorial District of Parry Sound shown outlined on Ministry of Transportation and Communications Plan N-1043-5 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 12th day of June, 1987. O. Reg. 545/87, s. 2.

3. **Schedule 90 to the said Regulation is revoked and the following substituted therefor:**

Schedule 90

ROBINSON LOCAL ROADS AREA

All those portions of the Township of Robinson in the Territorial District of Manitoulin shown outlined on Ministry of Transportation and Communications Plan N-652-2 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 12th day of June, 1987. O. Reg. 545/87, s. 3.

4. **Schedule 92 to the said Regulation is revoked and the following substituted therefor:**

Schedule 92

McKINNON LOCAL ROADS AREA

All those portions of the Township of McKinnon in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-812-2 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 12th day of June, 1987. O. Reg. 545/87, s. 4.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 4th day of August, 1987.

(2659)

42

PLANNING ACT, 1983

O. Reg. 546/87.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Pickering
(now the Town of Pickering).

Made—September 16th, 1987.

Filed—September 29th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 102/72
MADE UNDER THE
PLANNING ACT, 1983

1. **Ontario Regulation 102/72 is amended by adding thereto the following section:**

69.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area	0.61 hectares
Minimum front yard	12 metres
Minimum rear yard	12 metres
Minimum side yards	3 metres
Minimum floor area	139 square metres
Maximum percentage of lot area to be covered by all buildings or structures	10 per cent

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham being that part of the south half of Lot 7 in Concession VIII designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-10271. O. Reg. 546/87, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

Dated at Toronto, this 16th day of September, 1987.

(2660)

42

PLANNING ACT, 1983

O. Reg. 547/87.

Restricted Areas—District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.

Made—September 16th, 1987.

Filed—September 29th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 672/81
MADE UNDER THE
PLANNING ACT, 1983**

**1. Ontario Regulation 672/81 is amended
by adding thereto the following sections:**

90.—(1) Despite section 16, one seasonal dwelling may be erected on the land described in subsection (2) in addition to the seasonal dwelling which exists on the land on the day this section comes into force.

(2) Subsection (1) applies to that parcel of land in McGregor Bay of Lake Huron in the District of Manitoulin, being Parcel 407 in the register for the District of Manitoulin in the Land Registry Office for the Land Titles Division of Manitoulin (No. 31). O. Reg. 547/87, s. 1, *part*.

91.—(1) Despite subsection 47 (1), one single-family dwelling together with buildings and structures accessory thereto may be erected on the land described in subsection (2) if the following requirements are met:

Maximum lot coverage	15	per cent
Minimum lot frontage	90	metres
Minimum lot area	2,600	square metres
Minimum front, rear and side yards	7.5	metres
Minimum ground floor area	55	square metres
Maximum height of any building or structure	9	metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Robinson in the District of Manitoulin, being part of Lot 23 in Concession X, designated as parts 2, 3 and 4 on a Plan deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31) as Number 31R-1699. O. Reg. 547/87, s. 1, *part*.

L. J. FINCHAM

Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs*

Dated at Toronto, this 16th day of September, 1987.

(2661)

42

LOCAL SERVICES BOARDS ACT

O. Reg. 548/87.

Establishment of Local Services Board—
Community of Lappe.

Made—September 25th, 1987.

Filed—September 30th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 556/82
MADE UNDER THE
LOCAL SERVICES BOARDS ACT**

**1. The Schedule to Ontario Regulation
556/82 is revoked and the following
substituted therefor:**

Schedule

All that parcel or tract of land in the geographic townships of Gorham, Jacques, and Ware, in the Territorial District of Thunder Bay and Province of Ontario, described as follows:

Beginning at the southeasterly corner of Lot 12, Concession VIII in the geographic Township of Gorham;

Thence northerly along the easterly limit of the said Lot 12 to the northeasterly corner thereof;

Thence westerly along the southerly boundary of the geographic Township of Jacques to the south-easterly corner of Lot 8, Concession I in the said Township of Jacques;

Thence northerly along the easterly boundary of the said Lot 8, Concession I to the line dividing the north and south halves of the said lot;

Thence westerly along the line dividing the north and south halves of lots 8, 9, and 10, Concession I in the said township to the westerly limit of Lot 10, Concession I;

Thence southerly along the westerly limit of the said Lot 10 to the southwesterly corner thereof;

Thence westerly along the northerly boundary of the geographic townships of Gorham and Ware to

the northwesterly corner of Lot 3, Concession VIII in the geographic Township of Ware;

Thence southerly along the westerly limit of Lot 3, concessions VIII, VII, and VI to the northeasterly corner of Lot 4, Concession V;

Thence westerly along the northerly limit of lots 4, 5, and 6, Concession V to the northwesterly corner of Lot 6, Concession V;

Thence southerly along the westerly limit of the said Lot 6 to the line between the north and south halves of Lot 7, Concession V;

Thence westerly along the line between the north and south halves of said Lot 7 to the westerly limit of the said lot;

Thence southerly along the westerly limit of Lot 7, concessions V and IV to the northerly limit of Mining Location 210T;

Thence easterly along the said northerly limit to the northeasterly corner of the said Mining Location;

Thence southerly along the easterly limit of Mining Locations 210T and 214T to the southeasterly corner of Mining Location 214T;

Thence westerly along the southerly limit of said Mining Location 214T to the northwesterly corner of Lot 7, Concession III;

Thence southerly along the westerly limit of Lot 7, concessions III and II to the line between the north and south halves of Lot 7, Concession II;

Thence easterly along the line between the north and south halves of said Lot 7 to the westerly limit of Lot 6, Concession II;

Thence southerly along the westerly limit of the said Lot 6 to the southwesterly corner thereof;

Thence easterly along the southerly limit of the said lot to the northwesterly corner of Lot 5, Concession I;

Thence southerly along the westerly limit of the said lot to the line between the north and south halves of Lot 5, Concession I;

Thence easterly along the line between the north and south halves of lots 5 and 4, Concession I to the westerly limit of Lot 3, Concession I;

Thence southerly along the westerly limit of said Lot 3 to the southerly boundary of the geographic Township of Ware;

Thence easterly along the southerly boundary of the geographic townships of Ware and Gorham to the southeasterly corner of Lot 9, Concession I in the said Township of Gorham;

Thence northerly along the easterly limit of Lot 9, Concession I to the northeasterly corner thereof;

Thence in a straight line northerly, across Mining Locations AL 43 and R 463, to the southeast corner of Lot 9, Concession II;

Thence northerly along the easterly limit of Lot 9, concessions II, III, and IV to the line between the north and south halves of Lot 9, Concession IV;

Thence westerly along the line between the north and south halves of said Lot 9 to the easterly limit of Lot 10, Concession IV;

Thence northerly along the easterly limit of Lot 10, concessions IV, V, VI, and VII to the line between the north and south halves of Lot 10, Concession VII;

Thence westerly along the line between the north and south halves of said Lot 10 to the easterly limit of Lot 11, Concession VII;

Thence northerly along the easterly limit of said Lot 11 to the northeasterly corner thereof;

Thence westerly along the northerly limit of said Lot 11 to the place of beginning. O. Reg. 548/87, s. 1.

DAVID PETERSON
*Premier and Acting Minister of
Northern Development and Mines*

Dated at Toronto, this 25th day of September, 1987.

(2670)

42

LOCAL SERVICES BOARDS ACT

O. Reg. 549/87.

Establishment of Local Services Board—

Community of Wabigoon.

Made—September 25th, 1987.

Filed—September 30th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 7/81 MADE UNDER THE LOCAL SERVICES BOARDS ACT

1. The Schedule to Ontario Regulation 7/81 is revoked and the following substituted therefor:

Schedule

All that parcel or tract of land in the geographic townships of Southworth and Zealand, in the Ter-

ritorial District of Kenora in the Province of Ontario, described as follows:

Beginning at the northeasterly corner of Lot 1, Concession IV in the Township of Zealand;

Thence westerly along the northerly limits of lots 1, 2, 3 and 4 all in Concession IV to the southeasterly corner of Lot 5, Concession V;

Thence northerly along the easterly limit of the said lot to the northeasterly corner thereof;

Thence westerly along the northerly limits of lots 5 and 6, in the said concession to the northwesterly corner of the said Lot 6;

Thence southerly along the westerly limit of the said Lot 6 to the northerly limit of Concession IV;

Thence westerly along the said northerly limit across lots 6, 7, 8 and 9, to the high water mark of Thunder Lake;

Thence in a general southeasterly, southerly and southwesterly direction along the said high water mark to its intersection with the most westerly limit of the said Lot 9, being also the easterly limit of Aaron Provincial Park;

Thence southerly along the said westerly limit to the southwesterly corner thereof;

Thence westerly along the southerly limit of Lot 10, Concession IV, to the easterly limit of Mining Location FM 29;

Thence southerly along the said easterly limit to the southeasterly corner thereof;

Thence westerly along the southerly limit of the said mining location and its production westerly to its intersection with the northeasterly limit of the Canadian Pacific Railway right of way;

Thence northwesterly along the said right of way to its intersection with the westerly limit of the said mining location;

Thence northerly along the said westerly limit to the high water mark of Thunder Creek;

Thence in a general southerly direction along the said high water mark to the high water mark of Wabigoon Lake;

Thence in a general southeasterly and northeasterly direction along the said high water mark to the southeasterly corner of Lot 13, Concession V, in the Township of Southworth;

Thence northerly along the easterly limit of the said lot and Lot 13, Concession VI, in the said township to the northerly boundary of the said township;

Thence northerly along the easterly boundary of the Township of Zealand to the place of beginning. O. Reg. 549/87, s. 1.

DAVID PETERSON

*Premier and Acting Minister of
Northern Development and Mines*

Dated at Toronto, this 25th day of September, 1987.

(2671)

42

PLANNING ACT, 1983

O. Reg. 550/87.

Zoning Areas—County of Oxford,
Town of Ingersoll and Township of
Southwest Oxford.

Made—August 31st, 1987.

Filed—September 30th, 1987.

REGULATION TO REVOKE ONTARIO REGULATION 498/86 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 498/86 is revoked.

BERNARD GRANDMAÎTRE

Minister of Municipal Affairs

Dated at Toronto, this 31st day of August, 1987.

(2672)

42

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 551/87.

Exemption—Toronto Area Transit Op-
erating Authority (GO TRANSIT)—
GT-1.

Made—September 2nd, 1987.

Approved—September 2nd, 1987.

Filed—October 1st, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—TORONTO AREA TRANSIT OPERATING AUTHORITY (GO TRANSIT)—GT-1

Having received a request from GO Transit that an undertaking, namely:

the acquisition of approximately 25 acres of land for the future development of a rail or bus station in the City of Oshawa, located on the southeast

quadrant of the Stevenson Road, Gibb Street intersection

be exempt from the application of the Act pursuant to section 29, and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

The existing property is presently for sale with offers or conditional offers in effect. If this property is sold and developed, the cost to acquire and redevelop or demolish a development will be significantly more than the cost of acquiring the property as existing vacant land at the present time and may result in the location being no longer feasible. The environmental implications of relocating to another site are unknown and could be significant.

Having weighed such injury, damage or interference against the betterment of the people of the whole, or any part of Ontario by protection, conservation and wise management of the environment which would result from the undertaking being subject to the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The original GO-ALRT Oshawa Project was subject to the *Environmental Assessment Act*. An Environmental Assessment was completed (dated December 1983) and filed with the Minister of the Environment in 1984. Formal approval was received in 1985 for all aspects of the project including a station at this location. In October 1985, the Ontario government made a decision to revert to conventional rail technology for this project which invalidated the Environmental Assessment approval.
- B. The change in technology from the GO-ALRT system to conventional rail does not change the location of the proposed station site.
- C. Studies are presently underway but are not expected to be completed until early 1988 to revise and update the Environmental Assessment document to address issues related to conventional rail technology. When completed, a further application will be submitted to the Minister of the Environment for approval under the *Environmental Assessment Act*.
- D. This order covers only property acquisition for the site.
- E. GO Transit will still be required to obtain the necessary *Environmental Assessment Act*

approvals for construction, operation and maintenance of the proposed station.

- F. If this property is not purchased now, the cost to acquire and redevelop or demolish possible developments will be significantly more than the cost of acquiring the property as existing vacant land and may result in the location being no longer feasible.

This exemption order is subject to the following terms and conditions:

1. No construction shall occur on the site before the appropriate approvals under the *Environmental Assessment Act* have been obtained.
2. This order expires on June 30th, 1988 or such later date as the Minister of the Environment may specify in writing to the proponent and in *The Ontario Gazette*. O. Reg. 551/87.

JAMES BRADLEY
Minister of the Environment

(2686)

42

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 552/87.

Exemption—Ministry of Government Services—MGS-76.

Made—September 2nd, 1987.

Approved—September 2nd, 1987.

Filed—October 1st, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-76

Having received a request from the Ministry of Government Services that an undertaking, namely:

the activities involved in the implementation of the Ministry of Correctional Services Head Office project at a site referred to as lots 447, 448, 449, 450, 21, 22, 523 and 524 R.P. No. 21, N.B. City of North Bay, District of Nipissing

be exempt from the application of the Act pursuant to section 29, and

Having been advised by the Ministry of Government Services that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Crown will be interfered with and damaged by the undue delay and expense required to prepare an environmental assessment for an activity for which adverse environmental impacts have not been identified.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proposed undertaking will have no significant adverse effects on the environment.
- B. The recognition of the heritage factor associated with the retention and re-use of the building envelope of the former Teacher's College structure in the proposed development has been accepted as appropriate by the Ministry of Citizenship and Culture through consultations with the Ministry of Government Services.

This exemption is subject to the following terms and conditions:

1. Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
2. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
3. The Ministry of Government Services will undertake the re-use and development of the former Teacher's College building and site in a manner that is sympathetic to the goals and objectives of the Ministry of Citizenship and Culture.
4. The Ministry of Government Services will arrange for the provision by itself or others of sufficient off-street parking spaces in the vicinity of the new Head Office for use of people working or attending there to satisfy

the standards for parking in the Municipal by-laws.

5. This order expires on December 31st, 1988 if construction has not commenced by that date. O. Reg. 552/87.

JAMES BRADLEY
Minister of the Environment

(2687)

42

LIQUOR LICENCE ACT

O. Reg. 553/87.

General.

Made—June 5th, 1987.

Filed—October 1st, 1987.

REGULATION TO AMEND REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR LICENCE ACT

1. Section 50 of Regulation 581 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

50. For the purposes of clauses 1 (b) and (p) of the Act, a beverage containing alcohol in a proportion that is greater than 0.5 of 1 per cent of alcohol by volume or 0.4 of 1 per cent of alcohol by weight is to be regarded as beer or wine. O. Reg. 553/87, s. 1.

2. Section 55 of the said Regulation is revoked and the following substituted therefor:

55. Any product capable of human consumption that contains 0.5 of 1 per cent or less of alcohol by volume or 0.4 of 1 per cent or less of alcohol by weight is exempt from the provisions of the Act and this Regulation. O. Reg. 553/87, s. 2.

(2688)

42

REGISTRY ACT

O. Reg. 554/87.

Hours.

Made—September 29th, 1987.

Filed—October 1st, 1987.

REGULATION MADE UNDER THE REGISTRY ACT

HOURS

1. Notwithstanding section 4 of Regulation 896 of Revised Regulations of Ontario, 1980 (Forms and Records) and section 52 of Ontario Regulation 75/82 (Forms, Records and Procedures), the land registry offices set out in Column 1 of the Table shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on the days set out in Column 2 of the Table:

TABLE

COLUMN 1	COLUMN 2
Registry Division of Durham (No. 40)	October 30, 1987
Land Titles Division of Durham (No. 40)	November 27, 1987
Registry Division of Peel (No. 43)	January 29, 1988
Land Titles Division of Peel (No. 43)	February 26, 1988
Registry Division of York Region (No. 65)	March 31, 1988
Land Titles Division of York Region (No. 65)	
Land Titles Division of Metropolitan Toronto (No. 66)	

O. Reg. 554/87, s. 1.

RONALD A. LOGAN
Director of Land Registration

Dated at Toronto, this 29th day of September, 1987.

(2689)

42

PLANNING ACT, 1983

O. Reg. 555/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—October 2nd, 1987.
Filed—October 2nd, 1987.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

271.—(1) One seasonal dwelling together with buildings and structures accessory thereto may be constructed and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of seasonal dwelling	9.1 metres
Minimum ground floor area of seasonal dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

No opening to any building or structure shall be below a minimum elevation of 178.33 metres Canadian Geodetic Datum

(2) This section applies to those parcels of land in the Township of Nottawasaga in the County of Simcoe being parts of broken water front lots 38 and 39 in Concession V described as follows:

1. Commencing where an iron stake has been planted distant 690 feet measured north 32° 18' 30" east from a point in the northerly limit of Highway Number 26 distant 375 feet 6 inches measured easterly thereon from its intersection with the line between concessions V and VI as laid down on the ground by Ontario Land Surveyor Cavana prior to March, 1936;

Thence north 57° 41' 30" west, 510 feet;

Thence south 32° 15' west, 122.26 feet to the northeasterly angle of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-8314, being the place of beginning;

Thence north 57° 45' west, 15.57 feet;

Thence south 32° 15' west to a point in the southerly limit of Part 2 on Reference Plan No. 51R-8314 distant 15.57 feet measured north 57° 45' west from the southeasterly angle of Part 2;

Thence south 57° 45' west to the southeasterly angle of Part 2 on Reference Plan No. 51R-8314;

Thence north 30° 15' east, 168.74 feet to the place of beginning.

2. Commencing where an iron stake has been planted distant 690 feet measured north 32° 18' 30" east from a point in the northerly limit of Highway Number 26, 375 feet 6 inches measured easterly thereon from its intersection with the line

between concessions V and VI as laid down on the ground by Ontario Land Surveyor Cavana prior to March, 1936;

Thence north $57^{\circ} 41' 30''$ west, 510 feet;

Thence north $44^{\circ} 30'$ west, 102 feet 6 inches to the northwesterly angle of the lot herein described, being the place of beginning;

Thence south $44^{\circ} 30'$ east, 86 feet 8 inches;

Thence south $32^{\circ} 18' 30''$ west, 132 feet;

Thence westerly parallel with Highway Number 26, 85 feet;

Thence northerly perpendicular to Highway Number 26 to the place of beginning;

Together with a right-of-way over,

- i. the strip of land 66 feet in width extending from Highway Number 26 described as follows:

Commencing at a point on the northerly boundary of the Highway 1029 feet 6 inches from the intersection of the northerly boundary of the Highway with the line between concessions V and VI,

Thence northerly perpendicular to the Highway, 690 feet to an iron stake,

Thence easterly parallel with the Highway, 66 feet,

Thence southerly perpendicular to the Highway, 690 feet to a point on the northerly boundary of the Highway,

Thence westerly 66 feet to the place of beginning; and

- ii. all of that portion of the lot described herein lying northerly of a line drawn parallel with Highway Number 26 and described as follows:

Commencing at the northeast angle of the right-of-way described in subparagraph i,

Thence westerly parallel with the northerly boundary of the Highway 1230 feet to an iron stake,

Thence continuing westerly at an angle of north $44^{\circ} 30'$ west 205 feet 4 inches, as shown on the blue print of survey dated the 17th day of October, 1936 and made by Messrs. Abrey and Company—Ontario Land Surveyors. O. Reg. 555/87, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

Dated at Toronto, this 2nd day of October, 1987.

(2690)

42

PLANNING ACT, 1983

O. Reg. 556/87.

Restricted Areas—County of Simcoe,

Township of Nottawasaga.

Made—October 2nd, 1987.

Filed—October 2nd, 1987.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

272.—(1) One single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 28 in Concession III designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-16187. O. Reg. 556/87, s. 1.

L. J. FINCHAM

*Director**Plans Administration Branch**Central and Southwest**Ministry of Municipal Affairs*

Dated at Toronto, this 2nd day of October, 1987.

(2691)

42

PLANNING ACT, 1983**O. Reg. 557/87.**Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—October 2nd, 1987.

Filed—October 2nd, 1987.

**REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS
OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983**

1. Subsection 264 (2) of Regulation 675 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 473/87, is revoked and the following substituted therefor:

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being part of Lot 39 in Concession IX described as follows:

Commencing at a point in the northerly limit of Lot 39, 1,696 feet west of the northeasterly angle of said Lot 39;

Thence southerly parallel to the easterly limit of Lot 39, a distance of 200 feet;

Thence westerly parallel to the northerly limit of Lot 39, a distance of 60 feet;

Thence northerly parallel to the easterly limit of Lot 39, a distance of 200 feet;

Thence easterly along the northerly limit of said Lot 39, a distance of 60 feet to the point of commencement. O. Reg. 557/87, s. 1.

L. J. FINCHAM

*Director**Plans Administration Branch**Central and Southwest**Ministry of Municipal Affairs*

Dated at Toronto, this 2nd day of October, 1987.

(2692)

42

**NIAGARA ESCARPMENT PLANNING
AND DEVELOPMENT ACT****O. Reg. 558/87.**Designation of Area of Development
Control.

Made—August 25th, 1987.

Filed—October 2nd, 1987.

**REGULATION TO AMEND
REGULATION 683 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
NIAGARA ESCARPMENT
PLANNING AND DEVELOPMENT
ACT**

1. Paragraph 30 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

30. In the Town of Lincoln in The Regional Municipality of Niagara described as follows:

Beginning at the point of intersection of the easterly boundary of the Town of Lincoln and the southerly limit of Regional Road Number 81;

Thence westerly along the said southerly limit to the easterly limit of Lot 18 in Concession V of the former Township of Louth;

Thence southerly along that easterly limit a distance of 45.72 metres to a point;

Thence westerly and parallel with the northerly limit of that Lot to the easterly limit of Lot 19 in the said Concession;

Thence southerly along the easterly limit of that Lot to a point distant 415.522 metres measured northerly therealong from the southeasterly angle of that Lot;

Thence north 63° 36' 43" west 72.133 metres to a point;

Thence north 54° 19' 23" west 33.58 metres to a point;

Thence north 66° 33' 47" west 36.771 metres to a point;

Thence north 66° 11' 16" west 31.882 metres to a point;

Thence north 65° 54' 31" west 68.915 metres to a point;

Thence north $46^{\circ} 19' 10''$ west 66.678 metres to a point;

Thence north $66^{\circ} 41'$ west 52.358 metres to a point;

Thence on a curve to the right having a radius of 21.336 metres, a chord of 25.908 metres measured north $3^{\circ} 02'$ east a distance of 27.84 metres to a point;

Thence north $54^{\circ} 20' 25''$ west 48.768 metres to a point;

Thence north $50^{\circ} 03' 30''$ east 86.847 metres to a point;

Thence north $49^{\circ} 03' 30''$ east 119.546 metres to a point;

Thence north $18^{\circ} 59'$ west 49.283 metres to the southeasterly limit of Glen Road;

Thence north $52^{\circ} 13' 30''$ east along the said southeasterly limit 21.248 metres to a point;

Thence south $18^{\circ} 59'$ east 64.09 metres to a point;

Thence north $87^{\circ} 40' 25''$ east 35.122 metres to a point;

Thence north $2^{\circ} 20'$ west 18.288 metres to a point;

Thence north $87^{\circ} 40'$ east 30.48 metres to the easterly limit of that Lot 19;

Thence northerly along that easterly limit to a point distant 100 metres measured southerly from the northeasterly angle of that Lot;

Thence due west 152.4 metres to a point;

Thence northerly and parallel with the easterly limit of Lot 19 in concessions V and IV to the southerly limit of Lot 19 in Concession III of the said former Township;

Thence easterly along that southerly limit to a point distant 91.44 metres measured westerly therealong from the southeasterly angle of that Lot 19;

Thence northerly and parallel with the westerly limit of Nineteenth Street to the southerly limit of Lot 18 in Concession II of the said former Township;

Thence northerly and parallel with the westerly limit of Main Street in Jordan Station, to the southerly limit of the right of way of the Canadian National Railways;

Thence easterly along the said southerly limit to the easterly limit of that Lot 18;

Thence northerly along the easterly limit of that Lot a distance of 243.84 metres to a point;

Thence westerly and parallel with the southerly limit of that Lot to intersection with a line parallel with and distant 91.44 metres measured easterly at right angles from the easterly high-water mark of Twenty Mile Creek;

Thence northerly along the said parallel line to the southerly high-water mark of Lake Ontario;

Thence westerly along the said southerly high-water mark to the northerly prolongation of the easterly limit of Twenty-First Street;

Thence southerly to and along the said easterly limit to the northerly limit of Lot 20 in the said Concession II;

Thence easterly along that northerly limit to the easterly limit of the west half of that Lot;

Thence southerly along that easterly limit to the southerly limit of that Lot;

Thence westerly along that southerly limit and the westerly prolongation thereof to the westerly limit of Twenty-First Street;

Thence southerly along the said westerly limit to a point distant 201.168 metres measured southerly from the northeasterly angle of Lot 21 in the said Concession III;

Thence westerly and parallel with the northerly limit of that Lot to the westerly limit of that Lot;

Thence southerly along that westerly limit 402.336 metres to a point;

Thence easterly and parallel with the northerly limit of that Lot to the easterly limit of that Lot;

Thence southerly along the easterly limit of Lot 21 in concessions III and IV of the said former Township to the southerly limit of Regional Road Number 81;

Thence westerly along the said southerly limit to the easterly limit of Lot 23 in the said Concession IV;

Thence southerly along that easterly limit 60.96 metres to a point;

Thence westerly and parallel with the southerly limit of Regional Road Number 81 to the intersection with the easterly prolongation of

a line parallel with and distant 60.96 metres measured southerly at right angles from the southerly limit of John Street;

Thence westerly to and along the said parallel line to a point distant 60.96 metres measured easterly therealong from the westerly limit of that Lot 23;

Thence southerly and parallel with that westerly limit to the easterly prolongation of the southerly limit of Lot 1 in Concession V of the former Township of Clinton;

Thence westerly to and along the southerly limit of that Lot to a point distant 60.96 metres measured westerly from the south-easterly angle of that Lot;

Thence northerly and parallel with the easterly limit of that Lot to the southerly limit of the north half of that Lot;

Thence westerly along the southerly limit of the north half of lots 1 and 2 in the said Concession to the westerly limit of the east half of that Lot 2;

Thence northerly along that westerly limit to a point distant 60.96 metres measured southerly therealong from the southerly limit of Regional Road Number 81;

Thence westerly and parallel with the said southerly limit to the westerly limit of that Lot 2;

Thence northerly along that westerly limit to the northerly limit of the said Regional Road;

Thence westerly along the said northerly limit to the easterly limit of Lot 163 as shown on the Village of Beamsville Corporation Plan Number 3;

Thence southerly to and along the easterly limit of Lot 170 of the said Plan to the south-easterly angle of that Lot;

Thence westerly along that southerly limit to the easterly limit of Lot 173 as shown on the said Plan;

Thence southerly along that easterly limit to the southerly limit of the said Plan;

Thence westerly along the said southerly limit to the easterly limit of the lands shown on a Plan registered in the Land Registry Office for the Land Registry Division of Niagara North (No. 30) as Number 334;

Thence southerly along the said easterly limit to the southeasterly corner of the said Plan 334;

Thence westerly along the southerly limit of the said Plan to the easterly limit of Mountain Street;

Thence northerly along the said easterly limit to the southerly limit of the said Corporation Plan Number 3;

Thence westerly and northerly along the southwesterly limits of the said Plan to the southerly limit of the lands shown on a Plan registered in the said Land Registry Office as Number 508;

Thence westerly and northerly following the southerly and westerly limits of the said Plan to the northerly limit of Lot 18 in Concession IV of the former Township of Clinton;

Thence westerly along the southerly limit of the road allowance between concessions III and IV to the northeasterly angle of Lot 19 in Concession IV;

Thence northerly to and along the easterly limit of Lot 19 in Concession III to the southerly limit of Regional Road Number 81;

Thence westerly along the said northerly limit to the northerly limit of Lot 19 in Concession III of the former Township of Clinton;

Thence westerly along the northerly limit of lots 19, 20 and 21 in the said Concession to the northwesterly angle of that Lot 21;

Thence northerly to and along the easterly limit of Lot 22 in Concession II of the former Township of Clinton to the northeasterly limit of the said Regional Road;

Thence northwesterly along the said north-easterly limit to the northerly limit of the said Concession II;

Thence westerly along the said northerly limit to the westerly boundary of the Town of Lincoln;

Thence southerly along the said westerly boundary to the northerly limit of Concession VI of the former Township of Clinton;

Thence easterly along the said northerly limit to the northeasterly angle of Lot 21 in the said Concession;

Thence southerly along the easterly limit of that Lot to the southeasterly angle of that Lot;

Thence easterly along the southerly limit of the said Concession to the southwesterly angle of the easterly half of Lot 9 in the said Concession;

Thence northerly along the westerly limit of the easterly half of that Lot a distance of 100.584 metres to a point;

Thence easterly and parallel with the southerly limit of that Lot to a point distant 402.336 metres measured westerly at right angles with the easterly limit of that Lot;

Thence northerly and parallel with that easterly limit a distance of 487.68 metres to a point;

Thence easterly and parallel with the southerly limit of lots 9 and 8 in the said Concession to a point 100.584 metres measured easterly therealong from the westerly limit of that Lot 8;

Thence southerly and parallel with that westerly limit to a point distant 100.584 metres measured northerly therealong from the southerly limit of that Lot;

Thence easterly and parallel with that southerly limit to the easterly limit of the westerly half of that Lot;

Thence southerly along that easterly limit to the southerly limit of the said Concession;

Thence easterly along the said southerly limit to the southwesterly angle of Lot 3 in the said Concession;

Thence southerly to and along the westerly limit of Lot 3 in Concession VII to the southwesterly angle of that Lot;

Thence easterly along the southerly limit of lots 3 and 2 in the said Concession to the southeasterly angle of that Lot 2;

Thence southerly to and along the westerly limit of Lot 1 in Concession VIII of the former Township of Clinton to the southwesterly angle of that Lot;

Thence easterly along the southerly limit of that Lot and the easterly prolongation of that southerly limit to the westerly limit of Lot 23 in Concession VII of the former Township of Louth;

Thence southerly along that westerly limit to the southerly limit of the said Concession;

Thence easterly along the southerly limit of the said Concession to the southwesterly angle of Lot 17 in the said Concession;

Thence southerly to and along the westerly limit of Lot 17 in Concession VIII of the former Township of Louth and the westerly prolongation thereof to the southerly boundary of the Town of Lincoln;

Thence easterly along the said southerly boundary of the southeasterly angle of the said Town;

Thence northerly along the easterly boundary of the said Town to the place of beginning.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 25th day of August, 1987.

(2693)

42

PLANNING ACT, 1983

O. Reg. 559/87.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.

Made—September 28th, 1987.

Filed—October 2nd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 279/80 is amended by adding thereto the following section:

96.—(1) In this section, "home industry" means an occupation for profit conducted in a building accessory to a single-family dwelling by the residents of the dwelling.

(2) Notwithstanding subsection 5 (2) or section 25, the land described in subsection (3) may, in addition to the uses permitted by section 25, be used for the purposes of a home industry.

(3) This section applies to that parcel of land in the Township of Deroche in the District of Algoma designated as Parcel 135 in the Register for Algoma Central Railway Lands in the Land Registry Office for the Land Titles Division of Algoma (No. 1). O. Reg. 559/87, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 28th day of September, 1987.

(2694)

42

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 560/87.

Designation of Area of Development
Control.

Made—September 22nd, 1987.

Filed—October 2nd, 1987.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 19 of the Schedule to Reg- ulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 563/86, is revoked and the following substituted therefor:

19. In the Township of Sarawak in the County of
Grey, described as follows:

Beginning at the intersection of the southerly
boundary of the Township of Sarawak and
the southerly prolongation of the westerly
limit of Park Lot 85 of the Town Plot of
Brook;

Thence northerly to and along the westerly
limit of Park Lots 85 to 102, both inclusive,
of the said Town Plot to the southerly limit of
Pennefather Street;

Thence westerly along the said southerly
limit to the westerly limit of Park Street;

Thence northerly along the said westerly
limit to the northerly limit of Park Lot 57 of
the said Town Plot;

Thence westerly along the northerly limit of
the said Park Lot 57 to the northwesterly
angle of the said Park Lot;

Thence northerly and parallel with the west-
erly limit of Lot 10 in Concession II of the
Township of Sarawak to the southerly limit
of the right of way of the Canadian National
Railways;

Thence westerly along the southerly limit of
the said right of way to the westerly limit of
the said Concession II;

Thence northerly along the westerly limit of
lots 11, 12, 13, 14 and 15 in the said Conces-

sion to the northwesterly angle of the said Lot
15;

Thence easterly along the northerly limit of
Lot 15 in concessions II and III to the west-
erly high-water mark of Owen Sound;

Thence northerly along the said westerly
high-water mark to intersect the easterly
prolongation of the southerly limit of Balmy
Beach Road in Lot 17 of the said Concession
III;

Thence westerly to and along the southerly
limit of Balmy Beach Road and the said
southerly limit prolonged to the westerly
limit of Grey County Road Number 1;

Thence northerly along the westerly limit of
the said County Road to the westerly limit of
Lot 17 in the said Concession;

Thence southerly along that westerly limit to
the northwesterly angle of a Plan registered
in the Land Registry Office for the Registry
Division of Grey North (No. 16) as Number
1062;

Thence southeasterly along the easterly limits
of the said Plan to the southeasterly angle of
the said Plan;

Thence westerly along the southerly limit of
the said Plan to the westerly limit of that Lot
17;

Thence northerly along that westerly limit to
the westerly limit of County Road Number 1;

Thence northerly along the westerly limit of
the said County Road to the northerly limit of
Lot 17 in Concession II;

Thence westerly along the northerly limit of
the said Lot to the centre line of the said
Concession;

Thence northerly along the said centre line to
the northerly limit of Lot 22 in the said Con-
cession;

Thence westerly along the northerly limit of
the said Lot 22 to the northwesterly angle of
the said Lot;

Thence northerly to and along the easterly
limit of Concession I to the northeasterly
angle of Lot 27 in the said Concession;

Thence westerly along the northerly limit of
the said Lot 27 500 metres to a point;

Thence northerly to and along the easterly
limit of the westerly half of Lot 28 in the said

Concession to the northerly limit of the said Lot;

Thence westerly along the northerly limit of the said Lot and the westerly prolongation of the said northerly limit to the westerly boundary of the Township of Sarawak;

Thence southerly along the said westerly boundary to the southerly boundary of the said Township;

Thence easterly along the said southerly boundary to the place of beginning.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 22nd day of September, 1987.

(2695)

42

Publications Under The Regulations Act

October 24th, 1987

MUNICIPAL ELECTIONS ACT

O. Reg. 561/87.

Use of Voting Recorders.

Made—October 7th, 1987.

Filed—October 8th, 1987.

REGULATION TO AMEND REGULATION 682 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MUNICIPAL ELECTIONS ACT

1. Section 2 of Regulation 682 of Revised Regulations of Ontario, 1980 is amended by adding at the end thereof "and intends to use a voting recorder for tabulating the results".

JOHN EAKINS

Minister of Municipal Affairs

Dated at Toronto, this 7th day of October, 1987.

(2718)

43

MUNICIPAL ELECTIONS ACT

O. Reg. 562/87.

Use of Vote Tabulators.

Made—October 7th, 1987.

Filed—October 8th, 1987.

REGULATION MADE UNDER THE MUNICIPAL ELECTIONS ACT

USE OF VOTE TABULATORS

I. In this Regulation,

"ballot transfer container" means a container provided by the clerk for the safe transfer of ballots to the counting centre;

"counting centre" means the area designated by the clerk in which the tabulating equipment is situate;

"memory pack" means a cartridge that is a removable, battery-sustained memory where all tabulated totals are stored with the subdivision program;

"secrecy folder" means an apparatus in which a ballot can be placed so as to conceal the names of the candidates and the marks upon the face of it and so as to expose the initials of the deputy returning officer;

"transfer carrier" means a container for returning election supplies;

"vote tabulator" means apparatus that automatically scans a specified area on the ballots to read the votes and tabulate the results. O. Reg. 562/87, s. 1.

2. This Regulation applies to an election conducted by a municipality that has passed a by-law in accordance with subsection 42 (2) of the Act and intends to use an optical scan system for tabulating the results. O. Reg. 562/87, s. 2.

3.—(1) The clerk may appoint such assistant election officials as the clerk considers necessary for the purposes of this Regulation and may designate such titles and duties for each of them as the clerk considers appropriate.

(2) Every assistant election official before entering upon his or her duties shall take and subscribe an oath in the same form as required under subsection 4 (8) of the Act. O. Reg. 562/87, s. 3.

4. The clerk may divide the municipality into polling subdivisions containing more than 350 electors. O. Reg. 562/87, s. 4.

5.—(1) The deputy returning officer shall deliver a secrecy folder to each person to whom a ballot paper is delivered at the same time as the ballot paper is delivered.

(2) After marking the ballot in the voting compartment the elector shall,

(a) insert the ballot into the secrecy folder;

(b) leave the compartment without delay; and

(c) deliver the secrecy folder containing the ballot to the deputy returning officer.

(3) The deputy returning officer or an official appointed under subsection 3 (1) shall, in the presence of the voter and without removing the ballot from the secrecy folder, verify the initials of the deputy returning officer and,

(a) where a vote tabulator is available in the poll, insert the secrecy folder containing the

ballot into the feed area of the machine until the machine draws the ballot from the secrecy folder, in full view of the voter; or

- (b) where a vote tabulator is not available in the poll, insert the ballot directly into the ballot box from the secrecy folder in full view of the voter.

(4) Where a vote tabulator is available in the poll but fails to operate, the deputy returning officer or an official appointed under subsection 3 (1) shall,

- (a) insert the ballot into a separate compartment of the ballot box designated for emergencies; and
- (b) insert the ballots into the feed area of the vote tabulator following the close of the poll. O. Reg. 562/87, s. 5.

6.—(1) Where a vote tabulator has been used to tabulate the votes being cast in a polling subdivision, the deputy returning officer or an official appointed under subsection 3 (1) shall, immediately after the close of the poll,

- (a) secure the vote tabulator against receiving any more ballots for the polling subdivision tabulated;
- (b) obtain a printed record of the votes given for each candidate and where applicable the votes given for and against a by-law or question;
- (c) sign the certificate portion of the printed record along with the poll clerk and any scrutineers that wish to sign;
- (d) remove the printed record from the vote tabulator and place it in the statement envelope;
- (e) provide printouts for any scrutineers upon request;
- (f) make out a statement in duplicate of,
 - (i) the number of ballots received from the clerk,
 - (ii) the number of ballots counted by the vote tabulator,
 - (iii) the number of ballots unused,
 - (iv) the number of rejected ballots, cancelled ballots and ballots used but unmarked, and
 - (v) the number of ballots declined;
- (g) place the original copy of the statement in the statement envelope;

(h) attach the duplicate copy of the statement to the poll clerk's copy of the polling list;

- (i) break the clerk's seal on the memory pack, remove the memory pack and place it in the statement envelope or, if the vote tabulator is used to tabulate more than one subdivision, in the statement envelope for the last polling subdivision counted;
- (j) seal all envelopes;
- (k) place all remaining supplies and ballots in the transfer carrier and seal it as required by the Act; and
- (l) personally deliver the transfer carrier, ballot transfer container, vote tabulator and statement envelope to the location designated in writing by the clerk.

(2) Where a vote tabulator has not been used throughout the course of the day to tabulate all the votes cast in a polling subdivision, the deputy returning officer for the polling subdivision shall open the ballot box and shall,

- (a) count the number of used ballots, and place this figure in the appropriate location on the statement;
- (b) place the used ballots in the ballot transfer container in full view of all persons authorized to be present and seal it;
- (c) make out a statement in duplicate of,
 - (i) the number of ballots received from the clerk,
 - (ii) the number of used ballots removed from the ballot box for counting,
 - (iii) the number of ballots unused,
 - (iv) the number of ballots spoiled, and
 - (v) the number of ballots declined;
- (d) place the original copy of the statement in the statement envelope;
- (e) attach the duplicate copy of the statement to the poll clerk's copy of the polling list;
- (f) seal all envelopes;
- (g) place all remaining supplies and ballots in the transfer carrier and seal it as required by the Act; and
- (h) personally deliver the transfer carrier, ballot transfer container and statement envelope to the location designated in writing by the clerk. O. Reg. 562/87, s. 6.

7.—(1) The clerk shall make all arrangements to have the sealed ballot transfer containers delivered to the counting centre.

(2) The clerk shall make available at the counting centre adequate accommodation for candidates who wish to view the counting process and who, at least seven clear days prior to the election, notify the clerk in writing of their intention to attend at the counting centre to view the counting process.

(3) If the candidate has given the notice referred to in subsection (2), the clerk shall permit a candidate's scrutineer, in the absence of the candidate, to attend at the counting centre to view the counting process.

(4) The accommodation required to be made available by this section need not be in the same room as the vote tabulating equipment if the activity in the room is televised to or visible from the room where the accommodation is provided. O. Reg. 562/87, s. 7.

8.—(1) Not more than seven days before polling day, the clerk shall have the vote tabulators tested to ascertain that they will accurately count the votes cast for all offices and all questions.

(2) If testing or actual ballot tabulation is to be performed, adequate safeguards shall be taken to ensure that the system, or any part thereof, that is used for the processing and tabulation of votes is isolated from all other applications or programs and that no remote devices are capable of gaining access to the system.

(3) Whenever possible, a dedicated system for the processing and tabulation of votes shall be used. O. Reg. 562/87, s. 8.

9.—(1) The test shall be conducted by,

(a) loading the memory packs into the vote tabulators;

(b) processing a pre-audited group of ballots on which are recorded a predetermined number of valid votes for each candidate and on each question and which shall include for each office one or more ballots,

(i) that have votes in excess of the number allowed by law, and

(ii) that have no votes recorded;

(c) assigning a different number of valid votes to each candidate for each office and for and against each question; and

(d) comparing the output of the processing against pre-audited results.

(2) The clerk shall at the successful completion of the test seal the memory pack to the vote tabulator.

(3) Where the clerk detects any errors in the test referred to in subsection (1), the cause of the error shall be ascertained and corrected and the test repeated until an errorless count is made and certified to by the clerk. O. Reg. 562/87, s. 9.

10.—(1) Where a vote tabulator will be used in a polling subdivision throughout the day, the deputy returning officer or official appointed under subsection 3 (1) shall, in the presence of the poll clerk and all scrutineers present, cause the vote tabulator to print a copy of all totals in its memory pack one hour or less before the opening of the poll.

(2) Where the totals are zero for all candidates and questions, the official shall seal the vote tabulator in place on top of the ballot box and ensure that the zero printout remains affixed to the vote tabulator until the final results are printed after the close of the poll.

(3) Where the totals are not zero for all candidates and questions, the official shall notify the clerk immediately and the deputy returning officer shall conduct the poll using the ballot box without the vote tabulator.

(4) If a vote tabulator is used to tally the votes for more than one polling subdivision, the deputy returning officer or person appointed under subsection 3 (1) shall, after the poll closes, in the presence of the poll clerk and all scrutineers present, cause the vote tabulator to print a copy of all totals in its memory pack prior to tabulating the ballots for each polling subdivision and shall,

(a) where the totals are zero for all candidates and questions,

(i) feed the ballots into the vote tabulator until all the ballots for each polling subdivision have been tallied and cause a final printout to be produced,

(ii) sign the certificate portion of the printed record along with any scrutineers that wish to sign, and

(iii) place the printed record in the ballot transfer container along with the ballots, and seal; or

(b) where the totals are not zero for all candidates, notify the clerk immediately. O. Reg. 562/87, s. 10.

11. The clerk shall, at the completion of the count, retain the programs, memory packs, test materials and ballots in the same manner as is provided for in the Act for the keeping of ballots. O. Reg. 562/87, s. 11.

12.—(1) All proceedings at the counting centre shall be under the direction of the clerk, or persons designated by the clerk, and no other person shall touch any ballots.

(2) Where any ballot on which the intention of the voter is clearly indicated is damaged or defective so that it cannot properly be processed by the vote tabulator,

- (a) a true duplicate copy shall be made, clearly labelled "duplicate" and bearing a serial number which shall also be recorded on the damaged or defective ballot;
- (b) the duplicate copy shall be substituted for the damaged ballot and tabulated; and
- (c) the damaged ballot shall be placed in a sealed envelope by the clerk or by a person appointed by the clerk.

(3) Where for any reason it becomes impracticable to count the ballot with the vote tabulator, the clerk may direct that the ballots be counted manually, following as far as practicable the provisions of the Act governing the counting of paper ballots.

(4) The clerk shall package and retain and may have access to the pre-audited group of ballots referred to in clause 9 (1) (b) and other materials used in the programming of the vote tabulating equipment.

(5) The clerk shall not alter or make changes to the materials referred to in subsection (4) but may make copies of them and make changes to the copies.

(6) If a recount of votes is ordered, the ballots shall be recounted in the same manner as the election was conducted. O. Reg. 562/87, s. 12.

JOHN EAKINS
Minister of Municipal Affairs

Dated at Toronto, this 7th day of October, 1987.

(2719)

43

EXECUTIVE COUNCIL ACT

O. Reg. 563/87.

Transfer of Administration of
Acts—Minister of Culture and
Communications.

Made—October 8th, 1987.

Filed—October 8th, 1987.

ORDER IN COUNCIL

O.C. 2297/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsections 2 (1) and 5 (1) of the *Executive Council Act*, the administration of and all powers and duties under or in relation to the Acts of the Legisla-

ture of Ontario hereinafter set forth shall be and they are hereby assigned to the Minister of Culture and Communications,

1. Muskoka and Parry Sound Telephone Co. Ltd. Acquisition Act, S.O. 1978, c. 43;
2. Ontario Telephone Development Corporation Act;
3. Telephone Act. O. Reg. 563/87.

Recommended

DAVID PETERSON
*Premier and President
of the Council*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 8, 1987.

W. G. HOWLAND
*Administrator of the
Government*

(2720)

43

EXECUTIVE COUNCIL ACT

O. Reg. 564/87.

Transfer of Administration of
Acts—Minister of Culture and
Communications.

Made—October 8th, 1987.

Filed—October 8th, 1987.

ORDER IN COUNCIL

O.C. 2298/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsections 2 (1) and 5 (1) of the *Executive Council Act*,

1. The duties of the Minister of Culture and Communications shall include the following:

- (a) presiding over and having charge of the Ministry of Culture and Communications;
- (b) responsibility for administration of any Acts that are assigned to the Minister of Culture and Communications by the Legislature or by the Lieutenant Governor in Council; and
- (c) performance of such functions and duties as are assigned to her from time to time by the Lieutenant Governor in Council,

and for the performance of such duties and responsibilities, the powers conferred on the Minister of Citizenship and Culture by the *Ministry of Citizenship and Culture Act, 1982* are hereby assigned and transferred to the Minister of Culture and Communications to the extent only of such powers as are required for the performance of the duties and responsibilities hereinbefore prescribed for the Minister of Culture and Communications.

2. The Minister of Culture and Communications is designated to administer the following Acts, the administration of which is hereby assigned to her, and the powers and duties of the Minister of Citizenship and Culture under any of the following Acts are hereby assigned and transferred to the Minister of Culture and Communications,

Archives Act
 Art Gallery of Ontario Act
 Arts Council Act
 Centennial Centre of Science and Technology Act
 Foreign Cultural Objects Immunity from Seizure Act
 George R. Gardiner Museum of Ceramic Art Act, 1981
 John Graves Simcoe Memorial Foundation Act, 1965
 McMichael Canadian Collection Act
 Ontario Educational Communications Authority Act
 Ontario Heritage Act
 Public Libraries Act, 1984
 Royal Botanical Gardens Act, 1941, as amended
 Royal Ontario Museum Act
 Science North Act, 1986.

O. Reg. 564/87.

Recommended

DAVID PETERSON
*Premier and President
 of the Council*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 8, 1987.

W. G. HOWLAND
*Administrator of the
 Government*

(2721)

43

EXECUTIVE COUNCIL ACT

O. Reg. 565/87.

Transfer of Administration of
 Act—Minister of Citizenship.
 Made—October 8th, 1987.
 Filed—October 8th, 1987.

ORDER IN COUNCIL

O.C. 2299/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsections 2 (1) and 5 (1) of the *Executive Council Act*,

1. The duties of the Minister of Citizenship shall include the following:

- (a) presiding over and having charge of the Ministry of Citizenship;
- (b) responsibility for administration of any Acts that are assigned to the Minister of Citizenship by the Legislature or by the Lieutenant Governor in Council; and
- (c) performance of such functions and duties as are assigned to him from time to time by the Lieutenant Governor in Council,

and for the performance of such duties and responsibilities, the powers conferred on the Minister of Citizenship and Culture by the *Ministry of Citizenship and Culture Act, 1982* are hereby assigned and transferred to the Minister of Citizenship to the extent only of such powers as are required for the performance of the duties and responsibilities hereinbefore prescribed for the Minister of Citizenship.

2. The Minister of Citizenship is designated to administer the following Act, the administration of which is hereby assigned to him:

Human Rights Code, 1981. O. Reg. 565/87.

Recommended

DAVID PETERSON
*Premier and President
 of the Council*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 8, 1987.

W. G. HOWLAND
*Administrator of the
 Government*

(2722)

43

EXECUTIVE COUNCIL ACT

O. Reg. 566/87.

Transfer of Administration of
 Acts—Minister of Transportation.
 Made—October 8th, 1987.
 Filed—October 8th, 1987.

ORDER IN COUNCIL

O.C. 2300/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsections 2 (1) and 5 (1) of the *Executive Council Act*, the administration of and all powers and duties under or in relation to the Acts of the Legislature of Ontario hereinafter set forth shall be and they are hereby assigned to the Minister of Transportation,

1. Airports Act;
2. Bluewater Bridges Act, S.O. 1940, c. 2;
3. Bridges Act;
4. Commuter Services Act;
5. Dangerous Goods Transportation Act, S.O. 1981, c. 69;
6. Ferries Act;
7. Highway Traffic Act;
8. Local Roads Boards Act;
9. Ministry of Transportation and Communications Act;
10. Ministry of Transportation and Communications Creditors Payment Act;
11. Motorized Snow Vehicles Act;
12. Municipal Electric Railways Act, R.S.O. 1950, c. 248;
13. Off-Road Vehicles Act, 1983, S.O. 1983, c. 53;
14. Ontario Highway Transport Board Act;
15. Ontario Transportation Development Corporation Act;
16. Public Commercial Vehicles Act;
17. Public Service Works on Highways Act;
18. Public Transportation and Highway Improvement Act;
19. Public Vehicles Act;
20. Railways Act, R.S.O. 1950, c. 331, as amended by S.O. 1968, c. 113, s. 1 and S.O. 1979, c. 44;
21. Rainbow Bridge Act, S.O. 1941, c. 48, as amended by S.O. 1959, c. 87 and S.O. 1981, c. 60;
22. Statute Labour Act;
23. Toll Bridges Act;
24. Toronto Area Transit Operating Authority Act;
25. Township of Pelee Act, S.O. 1978, c. 46;
26. Urban Transportation Development Corporation Ltd. Act. O. Reg. 566/87.

Recommended

DAVID PETERSON
Premier and President
of the Council

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 8, 1987.

W. G. HOWLAND
Administrator of the
Government

(2723)

43

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 567/87.

Exemption—Gloucester Hydro-Electric
Commission—GLOU-C-2.

Made—September 30th, 1987.

Approved—September 30th, 1987.

Filed—October 9th, 1987.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACTEXEMPTION—GLOUCESTER HYDRO-
ELECTRIC COMMISSION—GLOU-C-2

Having received a request from the Gloucester Hydro-Electric Commission that an undertaking, namely:

the activity of planning, designing, constructing, operating and maintaining a new electrical transformer substation to transform power from 115 kV to 27.6 kV, on a site described as Block 9 of Plan 4R-5018 in Lot 23, Concession 2, Ottawa Front in the City of Gloucester,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Gloucester Hydro-Electric Commission that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with and damaged since the level of service available from the proponent will be diminished and the reliability of the electrical distribution system will be adversely affected if future electrical distribution upgrading does not take place.
- B. The proponent and its customers will be interfered with by the delay incurred by having to prepare an individual environmental assessment for an undertaking which will not adversely affect the environment.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation

and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The public directly affected by the proposed project have been informed of the proponent's intentions and no concerns have been raised.
- B. The need for the project is well documented and information provided shows that environmental impacts will not be adverse.

This exemption is subject to the following terms and conditions:

1. The Gloucester Hydro-Electric Commission shall, not later than thirty days following the date on which construction commences, advise the Director of the Environmental Assessment Branch of the Ministry of the Environment in writing of that date. The letter shall be put on file with the public records kept under section 31 of the Act by the Branch at the Ministry's main office located at 135 St. Clair Avenue West, Toronto, Ontario M4V 1P5.
2. The exemption order shall expire if construction of the project has not commenced by June 30, 1988. O. Reg. 567/87.

JAMES BRADLEY
Minister of the Environment

(2724)

43

Publications Under The Regulations Act

October 31st, 1987

PROVINCIAL OFFENCES ACT

O. Reg. 568/87.

Approval of Part II By-laws.

Made—October 8th, 1987.

Filed—October 13th, 1987.

ORDER IN COUNCIL

R.O.C. 397/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsection 15 (2) of the *Provincial Offences Act*, Revised Statutes of Ontario, 1980, chapter 400, each by-law mentioned in Column 1 of the Table, declaring that Part II of the said Act applies in the municipality in respect of parking infractions under by-laws of the municipality on the date set out opposite thereto in Column 2, is approved.

TABLE

COLUMN 1

COLUMN 2

By-Law No. 87-290 of The Corporation of the City of Kingston	October 15, 1987
By-Law No. 87-5 of The Corporation of the Town of Capreol	November 1, 1987
By-Law No. 87-19 of The Corporation of the Town of Nickel Centre	November 1, 1987
By-Law No. 87-18 of The Corporation of the Town of Onaping Falls	November 1, 1987
By-Law No. 87-21 of The Corporation of the Town of Rayside-Balfour	November 1, 1987
By-Law No. 87-192 of The Corporation of the City of Sudbury	November 1, 1987
By-Law No. 87-179 of The Corporation of The Regional Municipality of Sudbury	November 1, 1987
By-Law No. 87-29 of The Corporation of the Town of Valley East	November 1, 1987
By-Law No. 87-298 of The Corporation of the Town of Walden	November 1, 1987

By-Law No. 87-132 as amended by By-law No. 87-234 of The Corporation of the City of Barrie

November 1, 1987

O. Reg. 568/87.

Recommended

IAN SCOTT
Attorney General

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 8, 1987.

W. G. HOWLAND
Administrator of the Government

(2728)

44

HIGHWAY TRAFFIC ACT

O. Reg. 569/87.

Vehicle Permits.

Made—October 8th, 1987.

Filed—October 14th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 744/82 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 12 of section 18 of Ontario Regulation 744/82 is amended by adding thereto the following subparagraph:

v. a motor vehicle for which a plate commemorating the International Association of Chiefs of Police is issued no charge

2. Subparagraph v of paragraph 12 of section 18 of the said Regulation, as made by section 1 of this Regulation, is revoked on the 31st day of October, 1987.

(2751)

44

HIGHWAY TRAFFIC ACT

O. Reg. 570/87.

Stop Signs in Territory Without
Municipal Organization.

Made—October 9th, 1987.

Filed—October 15th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 574/81
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. Schedules 49, 50, 51, 52 and 53 of Ontario Regulation 574/81, as made by section 1 of Ontario Regulation 625/85, are revoked and the following substituted therefor:

Schedule 49

1. The highway known as Orde Street in the unorganized municipality of Minaki in unsurveyed territory in the Territorial District of Kenora at its intersection with Norman Street.

2. Southeastbound and northwestbound on Norman Avenue. O. Reg. 570/87, s. 1, *part*.

Schedule 50

1. The highway known as Railway Street in the unorganized municipality of Minaki in unsurveyed territory in the Territorial District of Kenora at its intersection with Pine Avenue.

2. Southwestbound on Pine Avenue. O. Reg. 570/87, s. 1, *part*.

Schedule 51

1. The highway known as Front Street in the unorganized municipality of Minaki in unsurveyed territory in the Territorial District of Kenora at its intersection with Golf Course Road.

2. Southwestbound on Golf Course Road. O. Reg. 570/87, s. 1, *part*.

Schedule 52

1. The highway known as Front Street in the unorganized municipality of Minaki in unsurveyed territory in the Territorial District of Kenora at its intersection with Winnipeg Avenue.

2. Southeastbound on Winnipeg Avenue. O. Reg. 570/87, s. 1, *part*.

Schedule 53

1. The highway known as Pine Avenue in the unorganized municipality of Minaki in unsurveyed

territory in the Territorial District of Kenora at its intersection with Russell Street.

2. Southbound on Russell Street. O. Reg. 570/87, s. 1, *part*.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 55

1. The highway known as Golf Course Road in the unorganized municipality of Minaki in unsurveyed territory in the Territorial District of Kenora at its intersection with Minaki Lodge Road.

2. Southbound on Minaki Lodge Road. O. Reg. 570/87, s. 2.

EDWARD FULTON

Minister of Transportation

Dated at Toronto, this 9th day of October, 1987.

(2752)

44

EXECUTIVE COUNCIL ACT

O. Reg. 571/87.

Transfer of Administration of Acts—
Minister of Northern Development and
Minister of Mines.

Made—October 15th, 1987.

Filed—October 15th, 1987.

ORDER IN COUNCIL

O.C. 2318/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsections 2 (1) and 5 (1) of the *Executive Council Act*,

1. There shall continue to exist the Ministry of Northern Development and Mines to be presided over by the Minister of Northern Development and by the Minister of Mines.
2. Administration of the *Mining Act*, except sections 112, 113, 114, 115 and 162, the *Ontario Mineral Exploration Program Act* and the powers and duties of the Minister of Natural Resources thereunder, are assigned and transferred to the Minister of Mines.
3. The administration of the *Ministry of Northern Affairs Act*, the *Ontario Northland Transportation Commission Act*, the *Local Services Boards Act* and the duties of the Minister of Northern Affairs under subsec-

tion 2 (5) of the *Road Access Act* are assigned and transferred to the Minister of Northern Development.

4. The powers and duties of the Minister of Northern Affairs under sections 7 and 11 of the *Ministry of Northern Affairs Act* are also assigned and transferred to the Minister of Mines for the purposes of Paragraph 2.
5. The officers of the Ministry of Natural Resources holding the offices described in Schedule A attached hereto are also deemed to be officers of the Ministry of Northern Development and Mines.
6. Pursuant to section 21 of the *Public Service Act*, the duties and functions of the Deputy Minister under the *Mining Act* are assigned and transferred to the Deputy Minister of Mines.
7. Order in Council 2831/85 is revoked.
O. Reg. 571/87.

Recommended

DAVID PETERSON
*Premier and President
of the Council*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered October 15, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule A

Executive Co-ordinator, Lands and Waters Group

Director, Land Management Branch

Supervisor, Mining Lands Section of the Land Management Branch

District Managers of the Administrative Districts of the Ministry of Natural Resources

Surveyor General

O. Reg. 571/87, Sched. A.

(2753)

44

EXECUTIVE COUNCIL ACT

O. Reg. 572/87.

Transfer of Administration of Program—
Ministry of Skills Development.

Made—October 8th, 1987.

Filed—October 15th, 1987.

ORDER IN COUNCIL

O.C. 2296/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsections 2 (1) and 5 (1) of the *Executive Council Act*, the administration of and all powers and duties under the Adult Basic Literacy Program are hereby transferred to the Ministry of Skills Development. O. Reg. 572/87.

Recommended

DAVID PETERSON
*Premier and President
of the Council*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 8, 1987.

G. W. HOWLAND
*Administrator of the
Government*

(2754)

44

GAME AND FISH ACT

O. Reg. 573/87.

Furs.

Made—October 15th, 1987.

Filed—October 16th, 1987.

REGULATION TO AMEND REGULATION 415 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Subsection 11 (2) of Regulation 415 of Revised Regulations of Ontario, 1980, as amended by subsection 2 (2) of Ontario Regulation 700/84, is revoked and the following substituted therefor:

(2) A licence issued to a person to engage in the business of tanning, plucking or treating of pelts shall be in Form 3 and the fee therefor is \$28. O. Reg. 573/87, s. 1.

2. Subsection 18 (1) of the said Regulation, as remade by section 1 of Ontario Regulation 598/86, is revoked and the following substituted therefor:

(1) The royalties for taking or shipping to a point outside Ontario any fur-bearing animal or its pelt or sending or having sent any fur-bearing animal or its

pelt to a tanner or taxidermist to be tanned, plucked or treated in any way are as follows:

1. Badger	\$.20
2. Beaver	2.30
3. Bobcat	7.90
4. Coyote	1.60
5. Fisher	11.10
6. Fox (Arctic)75
7. Fox (Coloured)	2.15
8. Fox (Grey)	1.65
9. Lynx	28.15
10. Marten	4.50
11. Mink	2.35
12. Muskrat25
13. Otter	2.45
14. Raccoon	1.20
15. Skunk15
16. Timber Wolf	2.15
17. Weasel10
18. Wolverine	6.55

O. Reg. 573/87, s. 2.

(2755)

44

PLANNING ACT, 1983

O. Reg. 574/87.

Restricted Areas—District of Thunder Bay, Geographic townships of Ashmore, Errington, Fulford and McQuesten.

Made—September 28th, 1987.

Filed—October 16th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 364/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 364/81 is amended by adding thereto the following section:

65.—(1) Notwithstanding section 28, the following requirements shall apply to the land described in sub-section (2):

Minimum lot frontage	18.2 metres
Minimum front yard	2.6 metres
Minimum side yards	2.8 metres

(2) Subsection (1) applies to the land in the Township of Ashmore in the District of Thunder Bay, described as Parcel 304-6-1, Lot 6 on Plan M-304 registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55). O. Reg. 574/87, s. 1.

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 28th day of September, 1987.

(2756)

44

PLANNING ACT, 1983

O. Reg. 575/87.

Zoning Areas—District of Kenora, Part of the Sioux Lookout Planning Area.

Made—September 28th, 1987.

Filed—October 16th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 25/86 MADE UNDER THE PLANNING ACT, 1983

1. Sections 67 and 68 of Ontario Regulation 25/86, as made by section 1 of Ontario Regulation 119/87, are revoked and the following substituted therefor:

67. Despite section 52, the structure containing four dwelling units existing on the day this section comes into force may continue to be used on the land described as Lot 9, Range 3, in the Reserve of the geographic Township of Drayton in the District of Kenora, being Parcel 15077 in the Land Registry Office for the Land Titles Division of Kenora (No. 23). O. Reg. 575/87, s. 1, *part*.

68. Notwithstanding that the parcel of land in the Reserve of the geographic Township of Drayton in the District of Kenora, described as Lot 8, Range 2, being Parcel 13829 in the Land Registry Office for the Land Titles Division of Kenora (No. 23) is shown on the map referred to in section 2 as being in a Rural Zone, it shall be deemed to be in a Rural Residential Zone to which Part III applies, and the duplex dwelling unit existing on the land on the day this section comes into force may continue to be used. O. Reg. 575/87, s. 1, *part*.

PAULINE MORRIS

*Director**Plans Administration Branch**North and East**Ministry of Municipal Affairs*

Dated at Toronto, this 28th day of September, 1987.

(2757)

44

ENVIRONMENTAL ASSESSMENT ACT**O. Reg. 576/87.**

Exemption—Ministry of the

Environment—MOE-33/1.

Made—October 8th, 1987.

Approved—October 8th, 1987.

Filed—October 16th, 1987.

**ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT****EXEMPTION—MINISTRY OF THE
ENVIRONMENT—MOE-33/1**

Having received a request from the Regional Director, Central Region, Ministry of the Environment that an undertaking, namely:

The removal of lead-contaminated soil from residential and municipal properties in the vicinity of the Canada Metal Company Limited secondary lead smelter on Eastern Avenue in Toronto, hauling the soil to approved waste disposal sites, replacing it with uncontaminated top soil and restoring the properties to a condition approximating that which existed prior to the soil removal and completion of related clean up work inside and outside dwellings,

be exempt from application of the Act pursuant to section 29; and having been advised by the Regional Director Central Region, that if the undertaking is subject to the application of the Act, the following injury, damage or interference with persons and property indicated will occur:

- A. Since lead contaminated soil on residential and municipal properties poses a potential hazard to the health of pre-school aged children, there will be a prolonged exposure of these children to the potential hazard.
- B. The public will become increasingly uneasy over the continuing presence of lead contaminated soil in view of its potential hazard to pre-school aged children and the Ministry commitment to remove it.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation

and wise management of Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The lead-contaminated soil poses a potential hazard to the children of the area. Delays which would be engendered by the application of the Act to the removal program will add to the duration of this potential hazard. Therefore, it is in the public interest to replace lead contaminated soil in the area expeditiously without waiting for an environmental assessment approval.
- B. This Order is for the purpose of replacing O. Reg. 411/87 to clarify the description of the undertaking.

The exemption is subject to the following terms and conditions:

1. The Ministry, where appropriate, shall inform and consult with agencies, municipalities, public groups and the public, which have concerns with the undertaking before the commencement of the undertaking.
2. The Director, Central Region, Ministry of the Environment, shall advise, in writing, thirty calendar days after the completion of the undertaking, the Director of the Environmental Assessment Branch of the Ministry of the Environment, as to how the conditions of the exemption have been met, for filing with the public records kept under section 31 of the Act by the Branch at the Ministry's main office.
3. The Director, Central Region, shall designate specific truck haulage routes to be followed throughout the undertaking, in order to minimize any potential adverse effects on local residents.
4. The Director, Central Region, Ministry of the Environment, shall take steps to ensure that the hauling contractor securely contains all loads in order to prevent spillage and cleans up any spillage that does result from the loading and hauling of the soil.
5. Exemption Order MOE-33 filed as O. Reg. 411/87 is terminated and replaced hereby. O. Reg. 576/87.

JAMES BRADLEY

Minister of the Environment

(2758)

44

Publications Under The Regulations Act

November 7th, 1987

ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 577/87.

Determination of Apportionments and Levies, for District Boards, 1987.

Made—October 15th, 1987.

Filed—October 19th, 1987.

REGULATION MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

DETERMINATION OF APPORTIONMENTS AND LEVIES, FOR DISTRICT BOARDS, 1987

1. In this Regulation,

"discount factor" means the discount factor for a district board as set out in Column 2 of Schedule 2;

"discounted assessment of a supporting municipality" means the sum of,

(a) the product obtained by multiplying the residential and farm assessment by the discount factor prescribed for that district board,

(b) the commercial assessment, and

(c) the equivalent assessment for the municipality as determined under Part I;

"discounted equalized assessment of a supporting municipality" means the discounted assessment of a supporting municipality divided by its prescribed equalization factor and multiplied by 100;

"district board" means a district welfare administration board or a board of management for a home for the aged that is required by the Act establishing it to make an apportionment in 1987 on the basis of equalized assessment;

"district board area" means the area over which a district board has jurisdiction;

"equalization factor" means the equalization factor for a municipality as published in *The Ontario Gazette* in 1986 under subsection 55 (3) of the *Assessment Act*;

"last returned assessment roll" means, for district board apportionments, the assessment roll required to be returned to the clerk of the municipality in

1985 in accordance with section 35 of the *Assessment Act*;

"1986 apportionment guarantee grant" means the apportionment guarantee grant determined under subsection 28 (2) of Ontario Regulation 360/86;

"1986 sharing responsibility for general purposes" means, for each supporting municipality in a district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1;

"1985 sharing responsibility for general purposes" means, for each supporting municipality in a district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 360/86;

"1984 sharing responsibility for general purposes" means, for each supporting municipality in a district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 251/85;

"1983 sharing responsibility for general purposes" means, for each supporting municipality in a district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 255/84;

"1982 sharing responsibility for general purposes" means, for each supporting municipality in a district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 2 to Ontario Regulation 289/83;

"prescribed equalization factor" means, for a municipality other than a municipality within the district board area of the District of Parry Sound Welfare Administration Board, Parry Sound Home for the Aged (East) and Parry Sound Home for the Aged (West), the factor as set out in Column 3 of Schedule 1;

"supporting municipality" means a municipality that is located wholly or partly within a district board area and against which an apportionment utilizing discounted equalized assessment is to be made in 1987 by the district board. O. Reg. 577/87, s. 1.

PART I

DISTRICT BOARDS

2.—(1) In this Part,

"apportionment" means an apportionment made by a district board among all the municipalities within the district board area of a total amount required for the purposes of the district board under the Act establishing the district board;

"average municipal commercial mill rate" means, in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 32 and 33 of the *Assessment Act*, on the commercial assessment in 1986 by the total commercial assessment for 1986, multiplied by 1000;

"average overall commercial mill rate" means, in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 32 and 33 of the *Assessment Act*, on the commercial assessment of public school supporters for 1986 by the total commercial assessment for 1986, multiplied by 1000;

"discounted equalized assessment of a district board" means the total of the discounted equalized assessments of all municipalities within the district board area;

"equivalent assessment" means the sum of,

(a) the valuations contained on the last returned assessment roll for which payments in lieu of taxes are payable from the Crown in right of Canada or the Crown in right of Ontario or any board, commission, corporation or other agency thereof or Ontario Hydro or any other government, government agency or person where such entitlement is in lieu of taxes on real property and business assessment, except that for those valuations where payment is predicated on the residential and farm mill rate, the valuations shall be reduced by multiplying that assessment by the appropriate discount factor for purposes of determining a discounted assessment for that supporting municipality,

(b) the amount determined by dividing the sum of the following amounts by the average commercial mill rate and multiplying the result by 1000,

(i) the 1986 entitlements under section 160 of the *Municipal Act*, and

(ii) the difference, if greater than zero, determined by subtracting the assessed value of all provincial parks and wilderness areas in a municipality multiplied by the average commercial mill rate and divided by 1000, from the amount the municipality was entitled to receive in 1983 under section 4 of the *Provincial Parks Municipal Tax Assistance Act* as that

provision read on the 31st day of December, 1983,

(c) the amount determined by dividing the 1986 entitlements under section 161 of the *Municipal Act* by the average overall commercial mill rate and multiplying the result by 1000;

"municipality" means,

(a) a supporting municipality, except an area municipality in The Regional Municipality of Sudbury, and

(b) The Regional Municipality of Sudbury;

"municipality within a district board area" means a municipality that is located within a district board area and against which an apportionment is to be made in 1987 by the district board;

"1986 total sum required for district board purposes" means a total amount required in 1986 for the purposes of the district board;

"1985 total sum required for district board purposes" means a total amount required in 1985 for the purposes of the district board;

"1984 total sum required for district board purposes" means a total amount required in 1984 for the purposes of the district board;

"1983 total sum required for district board purposes" means a total amount required in 1983 for the purposes of the district board;

"1982 total sum required for district board purposes" means a total amount required in 1982 for the purposes of the district board.

(2) For the purposes of this Part, the discounted equalized assessment of The Regional Municipality of Sudbury is the sum of the discounted equalized assessments of the supporting municipalities within the regional municipality. O. Reg. 577/87, s. 2.

3. In 1987, the Ministry of Revenue shall determine in respect of each district board,

(a) the discounted equalized assessment of each municipality within the district board area; and

(b) the discounted equalized assessment of each district board. O. Reg. 577/87, s. 3.

4. The Ministry of Revenue shall, in respect of every district board, determine the percentage share of apportionment, correct to three decimal places, for each municipality within the district board area by dividing the discounted equalized assessment of each municipality as determined under clause 3 (a) by the

discounted equalized assessment of the district board as determined under clause 3 (b) and multiplying the result by 100. O. Reg. 577/87, s. 4.

5. The discounted equalized assessment determined under clause 3 (a) and the respective percentage share of apportionment determined for each municipality under section 4 shall be substituted for the weighted equalized assessment or equalized assessment in the notice of the weighted equalized assessment or equalized assessment of each municipality that is sent, under an Act establishing a district board, by the Ministry of Revenue to a district board. O. Reg. 577/87, s. 5.

6.—(1) For 1987, the apportionment of the total sum required for district board purposes among the municipalities within a district board area shall be made on the basis of the percentages determined for each municipality under section 4.

(2) The Ministry of Revenue shall submit to each district board, a statement showing the information mentioned in clauses 3 (a) and (b), and the calculations which produced that information.

(3) Upon receipt of the statement referred to in subsection (2), the district board shall forthwith forward a copy of the statement to the clerk of each municipality within the district board area. O. Reg. 577/87, s. 6.

7. Each district board shall forward to the Ministry of Municipal Affairs a statement showing the total amount apportioned for 1987 among the municipalities within the district board area under the Act establishing the district board, as modified by subsection 6 (1). O. Reg. 577/87, s. 7.

8.—(1) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs shall make determinations in the same manner as is prescribed under sections 2, 3 and 4 and the determinations under this subsection shall be based on the last returned assessment roll and on the equivalent assessments that by this Regulation are required to be added to the real property and business assessment for apportionment purposes.

(2) The Ministry of Municipal Affairs shall determine for each municipality within a district board area,

- (a) the dollar amount obtained by subtracting from the 1986 apportionment guarantee grant to each municipality the product obtained by multiplying the total number of households in that municipality by five dollars; and
- (b) if the dollar amount obtained under clause (a) is greater than zero, the apportionment guarantee grant by taking the dollar amount obtained under clause (a).

(3) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs shall,

- (a) determine for each municipality within a district board area the dollar amount obtained by multiplying the percentage share of apportionment for that municipality, as determined under section 4, by the total amount apportioned among the municipalities within the district board area, as determined under section 7;
- (b) determine the dollar amount obtained by multiplying the 1986 sharing responsibility for general purposes by the total amount apportioned among the municipalities within the district board area, as determined under section 7;
- (c) determine the dollar amount obtained by subtracting from the dollar amount obtained under clause (a) the dollar amount obtained under clause (b);
- (d) determine the dollar amount obtained by subtracting from the dollar amount obtained under clause (c) the product obtained by multiplying the total number of households in that municipality by five dollars; and
- (e) if the dollar amount obtained under clause (d) is greater than zero, increase the apportionment guarantee grant determined under subsection (2) by the amount determined under clause (d).

(4) The Ministry of Municipal Affairs shall notify the treasurer of the municipality of the amount of the apportionment guarantee grant determined under subsections (2) and (3) and the Minister shall pay to the municipality such amount, if any.

(5) The amount payable under subsection (4) in respect of the total sum required for district board purposes shall be deducted by the municipality from the total sum and the net amount so determined shall be the amount to be raised by the municipality in 1987. O. Reg. 577/87, s. 8.

9.—(1) Where the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more municipalities within a district board area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the district board, notice of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, shall be given forthwith by the clerk of the municipality to the Ministry of Revenue.

(2) Upon being satisfied that all appeals of the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of all

municipalities within a district board area have been determined and that all notices required under subsection (1) have been received, the Ministry of Revenue shall, using the altered equalization factor, residential and farm assessment, commercial assessment, or equivalent assessment, as the case may be,

(a) make the determinations required under sections 2, 3 and 4; and

(b) revise the notice and information to be supplied under sections 5 and 6.

(3) When a district board receives a notice revised by the Ministry of Revenue under clause (2) (b), the district board shall amend the apportionment of the total sum required for district board purposes among the municipalities within the district board area on the basis of the adjusted equalized assessments as determined.

(4) Where the Ontario Municipal Board alters, for 1987, the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of a municipality, the Ministry of Municipal Affairs shall redetermine the grant eligibility of each municipality within the district board area in accordance with subsections 8 (1), (2) and (3) on the basis of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, and the Minister shall adjust the amount payable under subsection 8 (4) accordingly. O. Reg. 577/87, s. 9.

10. Notwithstanding sections 2 to 9, for the purpose of apportioning the 1987 requirements of the District of Parry Sound Welfare Administration Board, Parry Sound Home for the Aged (East) and Parry Sound Home for the Aged (West), the discounted assessment of the supporting municipality shall be deemed to be the discounted equalized assessment of the supporting municipality within each of the specified district board areas. O. Reg. 577/87, s. 10.

PART II

GENERAL

11.—(1) Where any Act requires the Ministry of Revenue or the Ministry of Municipal Affairs to equalize assessment rolls or parts of an assessment roll that relate to two or more defined areas within a

supporting municipality, the Ministry of Municipal Affairs shall, in equalizing each assessment roll or each part of the assessment roll, as the case may be, for purposes of municipal taxation in 1987, use the same equalization factor as was used to equalize such assessment roll or such part of the assessment roll for purposes of municipal taxation in 1979.

(2) Subsection (1) does not apply to a supporting municipality where there has been a different assessment generally of real property within that supporting municipality under section 63 of the *Assessment Act*. O. Reg. 577/87, s. 11.

12.—(1) Where the Ministry of Municipal Affairs or the Ministry of Revenue, as the case may be, determines in respect of a district board that any calculation made under this Regulation was made incorrectly or was based on incorrect information, the Ministry of Municipal Affairs may correct the calculation and may determine the amount that would have been payable to the supporting municipalities within the district board area by the Ministry of Municipal Affairs under this Regulation if the calculation had been correct and the grant amounts payable under Part I may be adjusted accordingly.

(2) Where a determination is made under subsection (1) in respect of an apportionment and levy of a district board, that apportionment and levy shall be adjusted in accordance with the corrected calculations and any overpayment or underpayment by a supporting municipality shall be corrected in the same manner as it is corrected following an appeal of a discounted equalized assessment being used for apportionment purposes. O. Reg. 577/87, s. 12.

13. Where, under this Regulation, an adjustment is made by the Ministry of Municipal Affairs or Ministry of Revenue, as the case may be, in the grant amounts payable by the Minister of Municipal Affairs to a supporting municipality under Part I, and where the Ministry of Municipal Affairs determines as a result of the adjustment that an overpayment has been made to the municipality, it shall notify the municipality of the amount of the overpayment and the amount of the overpayment shall be paid forthwith by the municipality to the Ministry of Municipal Affairs. O. Reg. 577/87, s. 13.

14. This Regulation applies to apportionments and levies made on or after the 1st day of January, 1987. O. Reg. 577/87, s. 14.

Schedule 1

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Algoma D - Algoma District Home for the Aged Board of Management			Algoma D - Algoma District Social and Family Services Board		
Sault Ste Marie C	63.933	17.00	Blind River T	7.600	36.09
Blind River T	2.745	36.09	Bruce Mines T	1.796	89.34
Bruce Mines T	.652	89.34	Thessalon T	2.870	91.54
Thessalon T	1.038	91.54	Elliot Lake T	44.736	30.78
Elliot Lake T	16.222	30.78	Hilton Beach V	.493	93.88
Hilton Beach V	.174	93.88	Iron Bridge V	1.601	37.16
Iron Bridge V	.575	37.16	Day & Bright Additional Tp	1.329	32.50
Day & Bright Additional Tp	.465	32.50	Hilton Tp	.786	95.07
Hilton Tp	.276	95.07	Jocelyn Tp	.717	92.12
Jocelyn Tp	.249	92.12	Johnson Tp	1.648	93.56
Johnson Tp	.579	93.56	Laird Tp	1.886	90.41
Laird Tp	.662	90.41	Macdonald Meredith et alTp	3.038	93.64
Macdonald Meredith et alTp	1.084	93.64	Michipicoten Tp	11.585	28.66
Michipicoten Tp	4.225	28.66	Plummer Additional Tp	1.537	95.04
Plummer Additional Tp	.540	95.04	Prince Tp	1.631	24.49
Prince Tp	.573	24.49	St Joseph Tp	2.854	93.65
St Joseph Tp	1.001	93.65	Tarbutt&Tarbutt Add'n'l Tp	1.023	93.85
Tarbutt & Tarbutt Add'n'lTp	.354	93.85	Thessalon Tp	1.489	96.11
Thessalon Tp	.532	96.11	Thompson Tp	.261	32.29
Thompson Tp	.091	32.29	Hornepayne Tp	3.730	61.97
Hornepayne Tp	1.350	61.97	North Shore Tp	1.989	34.28
North Shore Tp	.719	34.28	White River Tp	2.901	6.10
White River Tp	1.058	6.10	Dubreuilville ID	1.018	30.98
Dubreuilville ID	.370	30.98	Shedden ID	1.482	38.05
Shedden ID	.533	38.05		100.000	
	100.000				

Cochrane D - Cochrane District Welfare Administration Board

Cochrane T	13.554	32.19
Hearst T	15.414	29.43
Iroquois Falls T	16.476	41.11
Kapuskasing T	26.442	45.41
Smooth Rock Falls T	6.099	44.11
Black River-Matheson Tp	8.509	36.83
Moonbeam Tp	3.759	32.96
Glackmeyer Tp	1.497	25.35
Fauquier-Strickland Tp	1.954	42.57
Val Rita-Harty Tp	2.392	44.11
Mattice - Val Cote Tp	2.587	45.17
Opasatika Tp	1.317	61.48
	100.000	

Column 1	Col 2	Col 3
Cochrane D - Cochrane District Home for the Aged - Operating		
Cochrane T	13,554	32.19
Hearst T	15,414	29.43
Iroquois Falls T	16,476	41.11
Kapuskasing T	26,442	45.41
Smooth Rock Falls T	6,099	44.11
Black River - Matheson Tp	8,509	36.83
Moonbeam Tp	3,759	32.96
Glackmeyer Tp	1,497	25.35
Fauquier-Strickland Tp	1,954	42.57
Val Rita-Harty Tp	2,392	44.11
Mattice - Val Cote Tp	2,587	45.17
Opasatika Tp	1,317	61.48
	<u>100,000</u>	

Cochrane D - Cochrane District Home for the Aged - Capital

Cochrane T	14,772	32.19
Hearst T	16,800	29.43
Iroquois Falls T	17,957	41.11
Kapuskasing T	28,820	45.41
Smooth Rock Falls T	6,648	44.11
Black River - Matheson Tp	9,274	36.83
Moonbeam Tp	4,097	32.96
Glackmeyer Tp	1,632	25.35
	<u>100,000</u>	

Kenora D - District of Kenora Home for the Aged

Dryden T	23,634	8.25
Keewatin T	3,922	6.49
Kenora T	22,875	32.44
Sioux Lookout T	8,101	5.70
Ignace Tp	6,144	8.00
Jaffray and Melick Tp	7,754	6.10
Machin Tp	3,728	4.76
Red Lake Tp	5,468	6.42
Ear Falls Tp	6,271	12.21
Barclay Tp	2,706	7.98
Pickle Lake Tp	2,234	40.85
Golden Tp	5,055	8.44
Sioux Narrows Tp	2,108	4.04
	<u>100,000</u>	

Manitoulin D - District of Manitoulin Homes for the Aged Administration Board - Operating

Gore Bay T	7,780	47.99
Little Current T	16,254	50.95
Assiginack Tp	15,197	45.70
Barrie Island Tp	1,630	47.08
Billings Tp	7,435	49.53
Burpee Tp	3,281	44.49
Carnarvon Tp	12,899	48.21
Cockburn Island Tp	1,278	36.10
Gordon Tp	6,393	45.66
Howland Tp	13,301	48.87
Rutherford&GeorgeIslandTp	3,757	51.33
Sandfield Tp	4,496	49.83
Tehkummah Tp	6,299	46.41
	<u>100,000</u>	

Manitoulin D - District of Manitoulin Homes for the Aged Administration Board -Capital

Gore Bay T	8,933	47.99
Little Current T	18,661	50.95
Assiginack Tp	17,447	45.70
Barrie Island Tp	1,871	47.08
Billings Tp	8,536	49.53
Burpee Tp	3,767	44.49
Cockburn Island Tp	1,467	36.10
Gordon Tp	7,340	45.66
Howland Tp	15,271	48.87
Rutherford&GeorgeIslandTp	4,313	51.33
Sandfield Tp	5,162	49.83
Tehkummah Tp	7,232	46.41
	<u>100,000</u>	

Nipissing D - Nipissing District Social Services Board

Cache Bay T	1,105	27.96
Mattawa T	6,877	23.27
Sturgeon Falls T	25,135	42.82
Airy Tp	3,542	22.59
Bonfield Tp	6,478	21.59
Caldwell Tp	7,045	1.67
Calvin Tp	3,012	2.58
Chisholm Tp	3,513	95.58
East Ferris Tp	13,203	26.53
Field Tp	2,771	21.33
Mattawan Tp	1,826	1.69
Papineau Tp	3,586	3.38
Springer Tp	8,942	5.78
Temagami Tp	11,778	37.98
Cameron ID	1,187	3.41
	<u>100,000</u>	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Nipissing D - East Nipissing District Home for the Aged - Operating			Parry Sound D - District of Parry Sound Welfare Administration Board		
North Bay C	84.731	8.44	Kearney T	2.819	77.39
Mattawa T	2.436	23.27	Parry Sound T	12.814	82.79
Airy Tp	1.254	22.59	Powassan T	2.153	87.37
Bonfield Tp	2.286	21.59	Trout Creek T	1.011	86.93
Calvin Tp	1.083	2.58	Burk's Falls V	2.300	82.59
Chisholm Tp	1.227	95.58	Magnetawan V	.574	80.35
East Ferris Tp	4.624	26.53	Rosseau V	.557	72.52
Mattawan Tp	.658	1.69	South River V	1.893	88.27
Papineau Tp	1.278	3.38	Sundridge V	1.873	84.29
Cameron ID	.423	3.41	Armour Tp	3.481	82.35
	<u>100.000</u>		Carling Tp	5.126	69.04
Nipissing D - East Nipissing District Home for the Aged - Capital			Chapman Tp	2.000	79.63
North Bay C	85.806	8.44	Christie Tp	2.575	72.99
Mattawa T	2.467	23.27	Foley Tp	4.554	78.93
Bonfield Tp	2.315	21.59	Hagerman Tp	2.099	79.12
Calvin Tp	1.097	2.58	North Himsworth Tp	6.566	85.45
Chisholm Tp	1.243	95.58	South Himsworth Tp	3.032	85.21
East Ferris Tp	4.683	26.53	Humphrey Tp	6.350	68.11
Mattawan Tp	.666	1.69	Joly Tp	.702	80.54
Papineau Tp	1.294	3.38	Machar Tp	2.543	103.62
Cameron ID	.429	3.41	McDougall Tp	4.328	78.35
	<u>100.000</u>		McKellar Tp	3.456	75.34
Nipissing D - Home for the Aged of West Nipissing			McMurrich Tp	1.829	84.51
Cache Bay T	1.942	27.96	Nipissing Tp	3.864	86.05
Sturgeon Falls T	44.289	42.82	Perry Tp	4.418	84.02
Caldwell Tp	12.393	1.67	Ryerson Tp	1.728	81.12
Field Tp	4.874	21.33	Strong Tp	3.680	83.31
Springer Tp	15.729	5.78	The Archipelago Tp	<u>11.675</u>	68.13
Temagami Tp	20.773	37.98		<u>100.000</u>	
	<u>100.000</u>				

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Parry Sound D - District of Parry Sound (East) Home for the Aged			Rainy River D - District of Rainy River Social Services Board		
Kearney T	6,316	77.39	Fort Frances T	44,923	11.30
Powassan T	4,823	87.37	Rainy River T	4,822	6.10
Trout Creek T	2,264	86.93	Alberton Tp	3,364	3.96
Burk's Falls V	5,152	82.59	Atikokan Tp	23,812	13.13
Magnetawan V	1,286	80.35	Atwood Tp	1,960	3.10
South River V	4,240	88.27	Blue Tp	.448	4.26
Sundridge V	4,197	84.29	Chapple Tp	4,181	2.69
Armour Tp	7,800	82.35	Dilke Tp	.718	4.74
Chapman Tp	4,481	79.63	Emo Tp	6,368	2.68
North Himsworth Tp	14,711	85.45	La Vallee Tp	3,365	1.45
South Himsworth Tp	6,792	85.21	McCrossan and Tovell Tp	1,162	22.09
Joly Tp	1,572	80.54	Morley Tp	2,511	3.64
Machar Tp	5,698	103.62	Morson Tp	1,359	23.20
Nipissing Tp	8,656	86.05	Worthington Tp	.527	6.95
Perry Tp	9,897	84.02	Kingsford ID	.479	1.64
Ryerson Tp	3,871	81.12		100.000	
Strong Tp	8,244	83.31			
	100.000				
Parry Sound D - District of Parry Sound (West) Home for the Aged			Sudbury D - District of Sudbury Social Services Administration Board		
Parry Sound T	23,146	82.79	Sudbury Region	88,940	27.49
Rosseau V	1,006	72.52	Espanola T	4,032	10.17
Carling Tp	9,258	69.04	Massey T	.636	8.15
Christie Tp	4,651	72.99	Webbwood T	.209	5.90
Foley Tp	8,226	78.93	Baldwin Tp	.366	102.34
Hagerman Tp	3,791	79.12	Casimir Jennings&Appleby Tp	.622	11.48
Humphrey Tp	11,470	68.11	Chapleau Tp	1,866	28.24
McDougall Tp	7,818	78.35	Cosby Mason and Martland Tp	.937	1.89
McKellar Tp	6,243	75.34	Hagar Tp	.336	2.90
McMurrich Tp	3,303	84.51	Nairn Tp	.474	9.61
The Archipelago Tp	21,088	68.13	Ratter and Dunnet Tp	.736	2.44
	100.000		The Spanish River Tp	.846	5.90
				100.000	
Rainy River D - District of Rainy River Home for the Aged			Thunder Bay D - District of Thunder Bay Home for the Aged		
Fort Frances T	44,923	11.30	Geraldton T	8,212	7.80
Rainy River T	4,822	6.10	Longlac T	9,960	7.23
Alberton Tp	3,364	3.96	Conmee Tp	1,292	4.54
Atikokan Tp	23,812	13.13	Dorion Tp	1,558	8.21
Atwood Tp	1,960	3.10	Gillies Tp	1,091	4.02
Blue Tp	.448	4.26	Marathon Tp	8,980	39.59
Chapple Tp	4,181	2.69	Neebing Tp	3,005	3.95
Dilke Tp	.718	4.74	Nipigon Tp	7,748	6.18
Emo Tp	6,368	2.68	O'Connor Tp	1,486	3.34
La Vallee Tp	3,366	1.45	Oliver Tp	5,559	4.20
McCrossan and Tovell Tp	1,162	22.09	Paipoonge Tp	9,721	5.41
Morley Tp	2,511	3.64	Schreiber Tp	5,381	7.29
Morson Tp	1,359	23.20	Terrace Bay Tp	15,066	31.90
Worthington Tp	.527	6.95	Manitouwadge Tp	9,294	38.45
Kingsford ID	.479	1.64	Beardmore Tp	1,266	26.03
	100.000		Nakina Tp	2,007	6.98
			Red Rock Tp	8,374	42.06
				100.000	

Schedule 2

Column 1	Col 2
Algoma District Social & Family Services Board	0.5340
Algoma District Home for the Aged Board of Management	0.4825
Cochrane District Welfare Administration Board	0.4000
Cochrane District Home for the Aged	0.4000
District of Kenora Home for the Aged	0.4000
District of Manitoulin Homes for the Aged Administration Board	0.6305
East Nipissing District Home for the Aged	0.4105
Home for the Aged of West Nipissing	0.4389
Nipissing District Social Services Board	0.4435
District of Parry Sound (East) Home for the Aged	0.8500
District of Parry Sound (West) Home for the Aged	0.8500
District of Parry Sound Welfare Administration Board	0.8500
District of Rainy River Home for the Aged	0.4000
District of Rainy River Social Services Board	0.4000
District of Sudbury Welfare Administration Board	0.5890
District of Thunder Bay Home for the Aged	0.4000

O. Reg. 577/87, Sched. 2.

(2759)

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ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 578/87.

Exemption—Municipality of Metropolitan Toronto—METRO-M-2.

Made—October 15th, 1987.

Approved—October 15th, 1987.

Filed—October 21st, 1987.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACTEXEMPTION—MUNICIPALITY OF
METROPOLITAN TORONTO—METRO-M-2

Having received a request from The Municipality of Metropolitan Toronto that an undertaking, namely:

a proposal to alter parts of the north and east boundaries of the Keele Valley Landfill Site located on Parts of Lots 21-28 inclusive, Concession 3, Town of Vaughan, Regional Municipality of York,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. Stage II is currently under development. The time requirements of full application of the *Environmental Assessment Act* may disrupt waste disposal operations at the site and cause the proposed undertaking to be delayed or partially cancelled.
- B. Possible damage to the nearby groundwater may occur through increased overall permeability of the clay liner. This is due to the fact that the easterly site boundaries of the Stage II area and the Stage IV area are irregular to the extent that construction and quality control difficulties in the installation of the liner will occur if the easterly boundaries of these areas are not straightened and waste is disposed thereon.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertak-

ing is exempt from the application of the Act for the following reasons:

- A. The overall area and capacity of the site for refuse filling purposes will not be increased above that currently approved;
- B. The proximity of the refuse to the property boundary brought about by this change will not be less than exists at other locations around the site and will not be less than that suggested in the proposed amendment to waste management Regulation 309 respecting waste disposal sites;
- C. No increased environmental effect on or off the site on surface or subsurface hydrology, flora, fauna, or ambient air conditions is anticipated as a result of the boundary modification;
- D. The neighbouring ratepayers who have previously objected to the site have been advised of this proposed alteration and have indicated to the proponent's representatives that the proposed alteration is appropriate;
- E. The natural environment could probably be better protected by altering the east boundary so as to allow for a more efficient liner construction; and
- F. The operator will be able to construct the liner in the altered Stage II and Stage IV areas in a manner that will ensure less permeability only upon approval of its plans and specifications by the Director of Environmental Approvals of the Ministry of the Environment following a public hearing by the Environmental Assessment Board under Part V of the *Environmental Protection Act*.

This exemption is subject to the following terms and conditions:

1. Where any activity which otherwise would be exempt under this order, is being carried out as or is part of, an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order. O. Reg. 578/87.

JAMES BRADLEY
Minister of the Environment

(2760)

45

PLANNING ACT, 1983

O. Reg. 579/87.

Zoning Areas—Part of the Geographic Township of Croft in the Territorial District of Parry Sound.

Made—October 22nd, 1987.

Filed—October 22nd, 1987.

ORDER MADE UNDER THE
PLANNING ACT, 1983ZONING AREAS—PART OF THE
GEOGRAPHIC TOWNSHIP OF CROFT IN
THE TERRITORIAL DISTRICT OF
PARRY SOUND

1. In this Order,

"accessory" when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;

"dwelling unit" means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such unit;

"guest cabin" means a building, without cooking facilities, that is accessory to a seasonal dwelling and used only for purposes of sleeping accommodation;

"lot" means a parcel of land shown as a lot on Plan M-437 registered in the Land Registry Office for the Land Titles Division of Parry Sound (No. 42);

"recreational use" means a use of land for sporting and leisure related activities;

"seasonal dwelling" means a separate building containing only one dwelling unit, to be used for recreational use but not occupied or intended to be occupied as a permanent residence. O. Reg. 579/87, s. 1.

2. This Order applies to those lands in the geographic Township of Croft in the Territorial District of Parry Sound, being lots 1 to 8 inclusive and Block A on Plan M-437 registered in the Land Registry Office for the Land Titles Division of Parry Sound (No. 42). O. Reg. 579/87, s. 2.

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for any purpose prohibited by this Order, if such land, building or structure was lawfully used for such purposes on

the day this Order comes into force. O. Reg. 579/87, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures on lots 1 to 8 inclusive on Plan M-437 is prohibited except seasonal dwellings, and uses and structures accessory thereto, provided that only one seasonal dwelling and one guest cabin may be erected and used on each lot.

(2) Every use of land, except for recreational uses, is prohibited on Block A on Plan M-437, and no building or structure shall be erected thereon. O. Reg. 579/87, s. 4.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any building or structure. O. Reg. 579/87, s. 5.

JOHN EAKINS

Minister of Municipal Affairs

Dated at Toronto, this 22nd day of October, 1987.

(2789)

45

FARM INCOME STABILIZATION ACT

O. Reg. 580/87.

To Revoke Certain Regulations.

Made—March 9th, 1987.

Approved—May 27th, 1987.

Filed—October 22nd, 1987.

REGULATION TO REVOKE
CERTAIN REGULATIONS
MADE UNDER THE
FARM INCOME STABILIZATION
ACT

1. Ontario Regulations 668/82, 596/83, 750/83, 793/83 and 554/84 are revoked.
2. Ontario Regulation 36/83 is revoked.
3. Ontario Regulation 293/81 is revoked.
4. Ontario Regulations 669/82, 598/83, 749/83, 791/83, 218/84 and 555/84 are revoked.
5. Ontario Regulation 35/83 is revoked.

6. Regulation 322 of Revised Regulations of Ontario, 1980 and Ontario Regulations 460/82, 792/82, 132/83, 97/84, 482/84, 722/84 and 11/85 are revoked.

7. Ontario Regulations 670/82, 599/83, 752/83, 98/84 and 557/84 are revoked.

8. Ontario Regulations 671/82, 600/83, 751/83, 556/84 and 48/85 are revoked.

FARM INCOME STABILIZATION COMMISSION:

KEITH PINDER
Chairman

RUTH DAY
Secretary

Dated at Toronto, this 9th day of March, 1987.

(2790)

45

HEALTH PROTECTION AND PROMOTION ACT, 1983

O. Reg. 581/87.

Rabies—Immunization.

Made—October 22nd, 1987.

Filed—October 22nd, 1987.

REGULATION TO AMEND ONTARIO REGULATION 594/85 MADE UNDER THE HEALTH PROTECTION AND PROMOTION ACT, 1983

1. Table 1 of Ontario Regulation 594/85 is amended by adding thereto the following item:

15. City of Toronto
Health Unit

October 30, 1987

(2791)

45

MENTAL HEALTH ACT

O. Reg. 582/87.

Application of Act.

Made—October 22nd, 1987.

Filed—October 22nd, 1987.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1.—(1) Item 28 of Schedule 1 of section 1 of Regulation 609 of Revised Regulations of Ontario, 1980 is revoked.

(2) The said Schedule 1 is amended by adding thereto the following item:

58a. Toronto Metropolitan Toronto
Forensic Service'

2. Subsection 16 (27) of the said Regulation, as remade by subsection 6 (5) of Ontario Regulation 391/87, is revoked and the following substituted therefor:

(27) A request to examine or to copy part or all of the clinical record under subsections 29a (2) and (16) of the Act shall be in Form 28. O. Reg. 582/87, s. 2.

3. Form 25 of the said Regulation, as made by section 21 of Ontario Regulation 734/86, is amended by striking out "signature of officer in charge" in the second last line before the note and inserting in lieu thereof "signature of child between twelve and fifteen years of age".

4. Form 27 of the said Regulation, as remade by section 14 of Ontario Regulation 391/87, is amended by adding after "(state reason for hospitalization)" in the twenty-seventh line "You have the right to retain and instruct a lawyer without delay."

5. Form 34 of the said Regulation, as remade by section 14 of Ontario Regulation 391/87, is amended by striking out "if an involuntary patient" in the eighth line of Part C.

6. The notes to Form 38 of the said Regulation, as made by section 21 of Ontario Regulation 734/86, are revoked and the following substituted therefor:

NOTES: 1. Subsection 33f (1e) of the Act provides,

- (1e) Where, before a certificate of involuntary admission, a certificate of renewal or an extension of a certificate expires, a party to the appeal other than the patient or the person acting on the patient's behalf applies to the court for an extension of the certificate beyond the time period for the certificate under subsection 14 (4), the court may by order extend the effectiveness of the certificate.

2. Subsection 33f (1f) of the Act provides,

- (1f) An extension of a certificate under subsection (1e) is effective,

- (a) for the next period of time provided for renewal of the certificate under subsection 14 (4) or any shorter period set by the court;
- (b) until the certificate is rescinded;
- (c) until the party appealing withdraws the appeal; or
- (d) until the attending physician confirms under subsection (1k) that the patient does not meet the criteria set out in subsection 14 (5),

whichever first occurs.

7. Form 44 of the said Regulation, as made by section 17 of Ontario Regulation 391/87, is amended by inserting after

"To: _____ of _____
(name of officer in charge) (name of psychiatric facility)"

in the fifth and sixth lines "where applicable, or TO WHOM IT MAY CONCERN".



Publications Under The Regulations Act

November 14th, 1987

FARM PRODUCTS MARKETING ACT

O. Reg. 583/87.

Vegetables for Processing—Marketing.

Made—October 14th, 1987.

Filed—October 26th, 1987.

REGULATION TO AMEND REGULATION 388 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clause 1 (f) of Regulation 388 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (f) "vegetables" means the following vegetables produced in Ontario and used for processing:

green and wax beans, lima beans, red beets, cabbage other than cabbage used for coleslaw, carrots, cauliflower, sweet corn, cucumbers, green peas, peppers, pumpkin and squash or tomatoes.

THE FARM PRODUCTS MARKETING BOARD:

KENNETH W. KNOX
Chairman

GLORIA MARCO BORYS
Secretary

Dated at Toronto, this 14th day of October, 1987.

(2793)

46

FARM PRODUCTS MARKETING ACT

O. Reg. 584/87.

Sheep—Marketing.

Made—October 14th, 1987.

Filed—October 26th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 263/85 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clauses 13 (2) (a) and (f) of Ontario Regulation 263/85 are revoked and the following substituted therefor:

- (a) the Board shall appoint the chairman;

- (f) the Board may appoint such additional members as it deems advisable,

THE FARM PRODUCTS MARKETING BOARD:

KENNETH W. KNOX
Chairman

GLORIA MARCO BORYS
Secretary

Dated at Toronto, this 14th day of October, 1987.

(2794)

46

LAND TITLES ACT

O. Reg. 585/87.

Forms, Records and Procedures.

Made—February 12th, 1987.

Filed—October 26th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 75/82 MADE UNDER THE LAND TITLES ACT

1. Subsection 12b (1) of Ontario Regulation 75/82, as made by section 1 of Ontario Regulation 133/85 and amended by section 1 of Ontario Regulation 80/87, is further amended by adding thereto the following paragraphs:

9. Nipissing (No. 36).

10. Essex (No. 12).

11. Thunder Bay (No. 55).

12. Simcoe (No. 51).

(2795)

REGISTRY ACT**O. Reg. 586/87.**

Forms and Records.

Made—February 12th, 1987.

Filed—October 26th, 1987.

**REGULATION TO AMEND
REGULATION 896 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT**

1. Subsection 19a (1) of Regulation 896 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 787/83 and amended by section 1 of Ontario Regulation 135/85 and section 1 of Ontario Regulation 82/87, is further amended by adding thereto the following paragraphs:

12. Nipissing (No. 36).

13. Essex (No. 12).

14. Thunder Bay (No. 55).

15. Simcoe (No. 51).

16. Kent (No. 24).

(2796)

PLANNING ACT, 1983**O. Reg. 587/87.**Restricted Areas—District of Manitoulin,
Geographic townships of Campbell,
Dawson, Mills and Robinson.

Made—October 19th, 1987.

Filed—October 27th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 672/81
MADE UNDER THE
PLANNING ACT, 1983**

46

**1. Ontario Regulation 672/81 is amended
by adding thereto the following section:**

92.—(1) Despite subsection 50 (1), one seasonal dwelling together with buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Maximum lot coverage	15 per cent
Minimum front yard	7.5 metres
Minimum side yards	7.5 metres
Minimum rear yard	7.5 metres
Minimum ground floor area of seasonal dwelling	55 square metres
Minimum lot frontage	100.6 metres
Minimum lot area	10.1 hectares

(2) Subsection (1) applies to that parcel of land in the Township of Robinson, in the District of Manitoulin, being part of Lot 37 in Concession XII described as follows:

Commencing at a point in the southerly limit of Lot 37 distant 660 feet measured easterly from the southwest angle of Lot 37;

Thence easterly along the southerly limit 330 feet;

Thence northerly and parallel to the westerly limit of Lot 37 to the northerly limit of Lot 37;

Thence westerly along the northerly limit 330 feet;

Thence southerly and parallel to the westerly limit of Lot 37 to the point of commencement. O. Reg. 587/87, s. 1.

G. M. FARROW
Assistant Deputy Minister
Ministry of Municipal Affairs

Dated at Toronto, this 19th day of October, 1987.

(2820)

46

**ONTARIO GUARANTEED ANNUAL
INCOME ACT**

O. Reg. 588/87.

Guaranteed Income Limit.

Made—October 22nd, 1987.

Filed—October 28th, 1987.

**REGULATION MADE UNDER THE
ONTARIO GUARANTEED ANNUAL
INCOME ACT**

GUARANTEED INCOME LIMIT

1. Commencing with the month of October, 1987, the guaranteed income limit for the purposes of,

- (a) subclause 1 (j) (i) of the Act is \$9,089.64;
- (b) subclause 1 (j) (ii) of the Act is \$7,557.00;
- (c) subclause 1 (j) (iii) of the Act is \$7,557.00; and
- (d) subclause 1 (j) (iv) of the Act is \$15,114.00. O. Reg. 588/87, s. 1.

2. Ontario Regulation 413/87 is revoked.

3. This Regulation shall be deemed to have come into force on the 1st day of October, 1987.

(2821)

46

FAMILY BENEFITS ACT

O. Reg. 589/87.

General.

Made—October 30th, 1987.

Filed—October 30th, 1987.

**REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT**

1.—(1) Clause 1 (1) (d) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 638/86, is revoked and the following substituted therefor:

(d) "spouse" means,

(i) a person of the opposite sex to an applicant or recipient who together with the applicant or recipient have declared to the Director or a welfare administrator appointed under section 4 of the *General Welfare Assistance Act* that they are spouses,

(ii) a person who is required under the provisions of a court order or domestic contract to support the applicant, recipient or any of his or her dependent children,

(iii) a person who has an obligation to support the applicant, recipient or any of his or her dependent children under section 30 or 31 of the *Family Law Act*, 1986 notwithstanding a domestic contract or other agreement between the person and the applicant or recipient whereby they purport to waive or release such obligation to support, or

(iv) a person of the opposite sex to the applicant or recipient who has resided continuously with the applicant or recipient for a period of not less than three years.

(2) Section 1 of the said Regulation is amended by adding thereto the following subsection:

(1b) Subclause (1) (d) (iv) does not apply to a person who has resided continuously for a period of not less than three years with the applicant or recipient and the applicant or recipient provides evidence to the Director that the economic, social and familial aspects of the relationship between the person and the applicant or recipient were such that the continuous residing did not amount to cohabitation. O. Reg. 589/87, s. 1 (2).

(3) Subclause 1 (3) (d) (i) of the said Regulation is revoked and the following substituted therefor:

(i) whose budgetary requirements determined under section 12 or 30, as the case may be, and section 41 exceed his or her income determined under section 13, and

2.—(1) Clause 3 (1) (c) of the said Regulation is revoked and the following substituted therefor:

(c) a person who resides with his or her spouse and has liquid assets that together with the liquid assets of his or her spouse exceed \$5,000 in value.

(2) Clause 3 (2) (c) of the said Regulation is revoked and the following substituted therefor:

(c) a person who resides with his or her spouse and has liquid assets that together with the liquid assets of his or her spouse exceed \$5,500 in value.

(3) Section 3 of the said Regulation, as amended by section 3 of Ontario Regulation 459/82, is further amended by

adding thereto the following subsection:

(2a) The total value of the liquid assets referred to in each of clauses (1) (c) and (2) (c) shall include the value of the liquid assets of any dependent children of the applicant or recipient and shall be increased by \$500 for each dependent child. O. Reg. 589/87, s. 2 (3).

3. Clause 5 (b) of the said Regulation, as remade by subsection 2 (1) of Ontario Regulation 424/82 and amended by section 3 of Ontario Regulation 709/84, is revoked and the following substituted therefor:

(b) who is an applicant or recipient under clause 7 (1) (b) or (d) of the Act, or under subclause 2 (1) (d) (ii) or (iii) or subsection 2 (7) or (8) of this Regulation and who is living with another person who,

(i) is the spouse of the applicant or recipient, or

(ii) provides an economic contribution to the applicant, recipient or his or her dependent children that exceeds the amount of the allowance to which the applicant or recipient would otherwise have been entitled;

4. Section 11 of the said Regulation, as remade by section 2 of Ontario Regulation 825/84, is revoked and the following substituted therefor:

11. The amount of an allowance shall be equal to the budgetary requirements of an applicant or recipient determined in accordance with section 12 or 30, as the case may be, and section 41, minus the income of the applicant or recipient in accordance with section 13. O. Reg. 589/87, s. 4.

5.—(1) Paragraph 12 of subsection 13 (2) of the said Regulation, as amended by section 4 of Ontario Regulation 784/83, is revoked and the following substituted therefor:

12. subject to paragraph 14, where a recipient was in receipt of an allowance under this Act or assistance under the *General Welfare Assistance Act* in the month of October, 1987, had advised the Director or a welfare administrator appointed under section 4 of the *General Welfare Assistance Act* in or prior to that month that he or she was providing lodging to a person, had income as defined in this paragraph as it existed on the 31st day of October, 1987 or paragraph 11 of subsection 13 (2) of Regulation 441 of Revised Regulations of Ontario, 1980 (General) as it existed

on the 31st day of October, 1987 in that month and is providing lodging to any person, a monthly amount that shall be deemed to be paid by such person to the recipient, which amount shall be,

i. \$40 where the person is eighteen years of age or more and is being provided with meals in addition to lodging, or

ii. \$20 where the person is under eighteen years of age or is not being provided with meals;

(2) Subsection 13 (2) of the said Regulation is amended by adding thereto the following paragraphs:

12c. subject to paragraph 14, where an applicant or recipient is providing lodging and meals to a person and paragraph 12 does not apply, an amount for each such person that is equal to the greater of,

i. 40 per cent of the amount received from such person, or

ii. \$40;

12d. subject to paragraph 14, where an applicant or recipient is providing lodging without meals to a person and paragraph 12 does not apply, an amount for each such person that is equal to the greater of,

i. 60 per cent of the amount received from such person, or

ii. \$40,

for each such person;

(3) Section 13 of the said Regulation is amended by adding thereto the following subsection:

(2a) Paragraph 12 of subsection (2) does not apply to a recipient who,

(a) at any time after the 31st day of October, 1987 ceases to be eligible for an allowance under this Act and assistance under the *General Welfare Assistance Act* and subsequently becomes eligible for such assistance or allowance; or

(b) has no income as set out in the said paragraph 12 or in paragraph 11 of subsection 13 (2) of Regulation 441 of Revised Regulations of Ontario, 1980 (General) for a period of two consecutive months. O. Reg. 589/87, s. 5 (3).

6. The said Regulation is amended by adding thereto the following section:

41.—(1) The budgetary requirements of an applicant or recipient who shares accommodation with one or more persons who are not beneficiaries of any allowance payable to the applicant or recipient shall, notwithstanding sections 12 and 30, be reduced by an amount that, subject to subsection (2), is equal to the greater of,

(a) the difference between the budgetary requirements of the applicant or recipient calculated as if the applicant or recipient was responsible for the entire cost of shelter and fuel, and those requirements calculated by allocating one equal share of such cost to each of the one or more persons and to the applicant or recipient and any spouse included as a beneficiary; or

(b) \$40.

(2) Where an applicant or recipient whose budgetary requirements are calculated under paragraph 1 or 1a of subsection 12 (3), would, by the application of subsection (1), have his or her budgetary requirements reduced below the appropriate amount shown as minimum in Schedule A or B, as the case may be, the budgetary requirements of the applicant or recipient shall be equal to the appropriate minimum amount shown in Schedule A or B, as the case may be.

(3) This section does not apply to an applicant or recipient,

(a) who has his or her budgetary requirements determined or computed under subsection 12 (4), (5), (5a), (7), (8) or (9);

(b) who has been eligible for an allowance under this Act or assistance under the *General Welfare Assistance Act* continuously since the 31st day of October, 1987 and who, prior to the 1st day of November, 1987, had advised the Director or a welfare administrator appointed under section 4 of the *General Welfare Assistance Act* that he or she was sharing accommodation with one or more persons who were not beneficiaries of any allowance payable to the applicant or recipient; or

(c) to whom subsection 12 (2) applies.

(4) Where subsection (1) applies, a share of the costs referred to in clause (a) of that subsection shall not be allocated to,

(a) a person who lives with and provides daily physical assistance on an ongoing basis to a beneficiary, where the assistance is necessary to allow the beneficiary to function in a community setting and where the beneficiary is a blind person, disabled person or a permanently unemployable person;

(b) a person to whom the applicant or recipient provides lodging, where the person provides

income that is included or exempted, as the case may be, under section 13; or

(c) a person who provides lodging, with or without meals, to the applicant or recipient.
O. Reg. 589/87, s. 6.

7. This Regulation comes into force on the 1st day of November, 1987.

(2822)

46

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 590/87.

General.

Made—October 30th, 1987.

Filed—October 30th, 1987.

REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1.—(1) Clause 1 (1) (p) of Regulation 441 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (2) of Ontario Regulation 639/86, is revoked and the following substituted therefor:

(p) "spouse" means,

(i) a person of the opposite sex to an applicant or recipient who together with the applicant or recipient have declared to a welfare administrator or the Director that they are spouses,

(ii) a person who is required under the provisions of a court order or domestic contract to support the applicant, recipient or any of his or her dependants,

(iii) a person who has an obligation to support the applicant, recipient or any of his or her dependants under section 30 or 31 of the *Family Law Act, 1986* notwithstanding a domestic contract or other agreement between the person and the applicant or recipient whereby they purport to waive or release such obligation to support, or

(iv) a person of the opposite sex to the applicant or recipient who has resided continuously with the applicant or

recipient for a period of not less than three years;

- (2) Section 1 of the said Regulation, as amended by section 1 of Ontario Regulation 655/82, section 1 of Ontario Regulation 786/82, section 1 of Ontario Regulation 691/83, section 1 of Ontario Regulation 402/84, section 1 of Ontario Regulation 708/84, section 1 of Ontario Regulation 395/86 and section 1 of Ontario Regulation 639/86, is further amended by adding thereto the following subsection:

(1b) Subclause (1) (p) (iv) does not apply to a person who has resided continuously for a period of not less than three years with the applicant or recipient and the applicant or recipient provides evidence to a welfare administrator that the economic, social and familial aspects of the relationship between the person and the applicant or recipient were such that the continuous residing did not amount to cohabitation. O. Reg. 590/87, s. 1 (2).

- (3) Subsection 1 (2) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 708/84, is amended by striking out "section 12" in the eleventh line and inserting in lieu thereof "sections 12 and 29".

2. Section 6 of the said Regulation, as remade by section 3 of Ontario Regulation 402/84 and amended by section 2 of Ontario Regulation 395/86, is further amended by adding thereto the following subsection:

(6) An applicant or recipient who is a person in need referred to in clause 1 (2) (b) of this Regulation is not eligible for assistance where the applicant or recipient is living with another person who,

- (a) is the spouse of the applicant or recipient; or
 - (b) provides an economic contribution to the applicant or recipient or his or her dependants that exceeds the amount of the assistance to which the applicant or recipient would otherwise have been entitled.
- O. Reg. 590/87, s. 2.

3. Subsection 11 (1) of the said Regulation, as remade by section 3 of Ontario Regulation 395/86, is amended by striking out "section 12" in the seventeenth line and inserting in lieu thereof "sections 12 and 29".

4. Paragraph 5 of subsection 12 (2) of the said Regulation, as remade by subsec-

tion 2 (1) of Ontario Regulation 824/84, is revoked and the following substituted therefor:

5. Where a recipient,

- i. was in receipt of assistance in the month of October, 1987,
- ii. had the amount determined for basic needs reduced in October, 1987 under this paragraph as it existed on the 31st day of October, 1987,
- iii. continues to be eligible for assistance, and
- iv. continues to share accommodation with another adult person other than a dependant of the recipient,

the welfare administrator may reduce the amount determined for basic needs by an amount not exceeding 15 per cent.

- 5.—(1) Paragraph 11 of subsection 13 (2) of the said Regulation, as amended by section 4 of Ontario Regulation 785/83, is revoked and the following substituted therefor:

11. where a recipient was in receipt of assistance or any allowance under the *Family Benefits Act* in the month of October, 1987, had advised a welfare administrator or the Director in or prior to that month that he or she was providing lodging to a person, had income as defined in this paragraph as it existed on the 31st day of October, 1987 or paragraph 12 of subsection 13 (2) of Regulation 318 of Revised Regulations of Ontario, 1980 (General) as it existed on the 31st day of October, 1987 and is providing lodging to a person, a monthly amount that shall be deemed to be paid by the person to the recipient, which amount shall be,

- i. \$40 where the person is 18 years of age or more and is being provided with meals in addition to lodging, or
- ii. \$20 where the person is under 18 years of age or is not being provided with meals;

- (2) Subsection 13 (2) of the said Regulation is amended by adding thereto the following paragraphs:

- 11b. where an applicant or recipient is providing lodging and meals to a person and paragraph 11 does not apply, an amount for each such person that is equal to the greater of,

i. 40 per cent of the amount received from such person, or

ii. \$40;

11c. where an applicant or recipient is providing lodging without meals to a person and paragraph 11 does not apply, an amount for each such person that is equal to the greater of,

i. 60 per cent of the amount received from such person, or

ii. \$40;

(3) Section 13 of the said Regulation is amended by adding thereto the following subsection:

(2a) Paragraph 11 of subsection (2) does not apply to a recipient who,

(a) at any time after the 31st day of October, 1987 ceases to be eligible for assistance under this Act and an allowance under the *Family Benefits Act* and subsequently becomes eligible for such assistance or allowance; or

(b) has no income as set out in the said paragraph 11 or in paragraph 12 of subsection 13 (2) of Regulation 318 of Revised Regulations of Ontario, 1980 (General) for a period of two consecutive months. O. Reg. 590/87, s. 5 (3).

6. The said Regulation is amended by adding thereto the following section:

29.—(1) The budgetary requirements of an applicant or recipient who shares accommodation with one or more persons who are not dependants of the applicant or recipient shall, notwithstanding section 12, be reduced by an amount that, subject to subsections (2) and (5), is equal to the greater of,

(a) the difference between the budgetary requirements of the applicant or recipient calculated as if the applicant or recipient was responsible for the entire cost of shelter and fuel, and those requirements calculated by allocating one equal share of such cost to each of the one or more persons and to the applicant or recipient and any spouse included as a dependant; or

(b) \$40.

(2) Where an applicant or recipient whose budgetary requirements are calculated under paragraph 1 or

2 of subsection 12 (2) would, by the application of subsection (1), have his or her budgetary requirements reduced below the appropriate amount shown as minimum in Schedule A or B, as the case may be, the budgetary requirements of the applicant or recipient shall be equal to the appropriate minimum amount shown in Schedule A or B, as the case may be.

(3) This section does not apply to an applicant or recipient who,

(a) has his or her budgetary requirements determined or computed under subsection 11 (5), 12 (3), 15 (4) or section 16; or

(b) has been eligible for assistance or an allowance under the *Family Benefits Act* continuously since the 31st day of October, 1987 and who, prior to the 1st day of November, 1987, had advised a welfare administrator or the Director that he or she was sharing accommodation with one or more persons who were not dependants of the recipient.

(4) Where subsection (1) applies, a share of the costs referred to in clause (a) of that subsection shall not be allocated to,

(a) a person who lives with and provides daily physical assistance on an ongoing basis to an applicant, recipient or spouse where the assistance is necessary to allow the applicant, recipient or spouse to function in a community setting and where the applicant, recipient or spouse is an unemployable person;

(b) a person to whom the applicant or recipient provides lodging, where the person provides income that is included under section 13; or

(c) a person who provides lodging, with or without meals, to the applicant or recipient.

(5) Where an applicant or recipient to whom paragraph 6 of subsection 12 (2) applies would, by the application of subsection (1), have his or her budgetary requirements reduced by an amount that exceeds the maximum applicable reduction under that paragraph, the budgetary requirements of the applicant or recipient shall be reduced by an amount that is equal to the maximum applicable reduction under that paragraph, and no additional reduction shall be made under that paragraph. O. Reg. 590/87, s. 6.

7. This Regulation comes into force on the 1st day of November, 1987.

(2823)

46

CHARITABLE INSTITUTIONS ACT

O. Reg. 591/87.
 General.
 Made—October 30th, 1987.
 Filed—October 30th, 1987.

REGULATION TO AMEND
 REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 CHARITABLE INSTITUTIONS ACT

1. Item 43 of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 451/87, is revoked and the following substituted therefor:

43.	From and including the 1st day of October, 1987 up to and including the 31st day of October, 1987	20.84	56.50	35.20	100.00	35.34
44.	From and including the 1st day of November, 1987	21.16	56.50	35.52	100.00	35.34

(2824)

46

FAMILY BENEFITS ACT

O. Reg. 592/87.
 General.
 Made—October 30th, 1987.
 Filed—October 30th, 1987.

REGULATION TO AMEND
 REGULATION 318 OF
 REVISED REGULATIONS
 OF ONTARIO, 1980
 MADE UNDER THE
 FAMILY BENEFITS ACT

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 453/87, is revoked and the following substituted therefor:

(i) \$21.16 a day, or

2. This Regulation comes into force on the 1st day of November, 1987.

(2825)

46

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 593/87.

General.

Made—October 30th, 1987.

Filed—October 30th, 1987.

**REGULATION TO AMEND
REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE ACT**

1. Item 24 of Schedule E to Regulation 441 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 489/87, is revoked and the following substituted therefor:

24.	From and including the 1st day of October, 1987 up to and including the 31st day of October, 1987	\$20.84	58.53	100.00	50.84
25.	From and including the 1st day of November, 1987	\$21.16	58.53	100.00	50.84

(2826)

46

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 594/87.

General.

Made—October 30th, 1987.

Filed—October 30th, 1987.

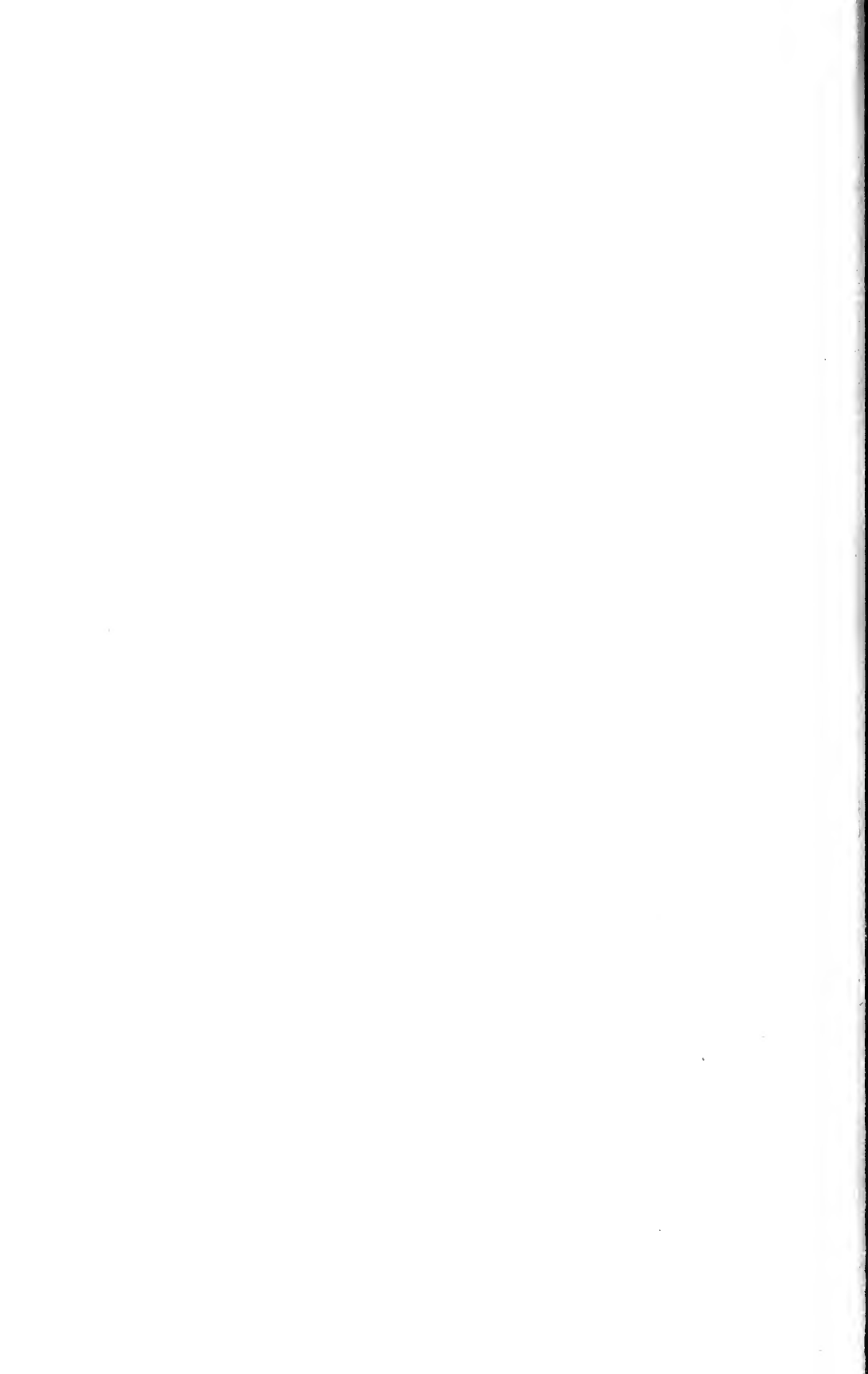
**REGULATION TO AMEND
REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HOMES FOR THE AGED AND REST HOMES ACT**

1. Item 42 of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 452/87, is revoked and the following substituted therefor:

42.	From and including the 1st day of August, 1987 up to and including the 31st day of October, 1987	20.84	49.43	35.20	100.00
43.	From and including the 1st day of November, 1987	21.16	49.43	35.52	100.00

(2827)

46



Publications Under The Regulations Act

November 21st, 1987

HEALTH DISCIPLINES ACT

O. Reg. 595/87.
Pharmacy.
Made—September 23rd, 1987.
Approved—October 30th, 1987.
Filed—November 2nd, 1987.

REGULATION TO AMEND
REGULATION 451 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
HEALTH DISCIPLINES ACT

1.—(1) Clauses 79 (1) (a) and (b) of Regulation 451 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 671/86, are revoked and the following substituted therefor:

(a) for a pharmacist under sixty-five years of age, \$230; or

(b) for a pharmacist sixty-five years of age or over, \$115,

(2) Clause 79 (5) (c) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 671/86, is revoked and the following substituted therefor:

(c) for the year 1988, \$450,

COUNCIL OF THE COLLEGE OF
PHARMACISTS:

BARRY HOLLIDAY
President

WILLIAM R. WENSLEY
Registrar

Dated at Toronto, this 23rd day of September, 1987.

(2829) 47

HEALTH INSURANCE ACT

O. Reg. 596/87.
General.
Made—October 30th, 1987.
Filed—November 3rd, 1987.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Item 6 of Table 1B of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 2 of Ontario Regulation 457/87, is revoked and the following substituted therefor:

6. On or after the 1st day of August, 1987, but before the 1st day of November, 1987	635.51	20.84	937.99	30.75	1,573.50	51.59
7. On or after the 1st day of November, 1987	645.47	21.16	928.03	30.43	1,573.50	51.59

2. Items 7zb, 13zb, 19zb, 25zb, 31zb and 65 of Table 2 of the said Regulation, as made by section 3 of Ontario Regulation 457/87, are revoked and the following substituted therefor:

7zb.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	Person with no dependants— maximum estimated income \$735.51	Estimated income less \$100.00	Estimated income less \$100.00, divided by 30.5
7zc.	On or after the 1st day of November, 1987.	Person with no dependants— maximum estimated income \$745.47	Estimated income less \$100.00	Estimated income less \$100.00, divided by 30.5
13zb.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	Person with one dependant— maximum aggregate estimated incomes \$4,077.00	Aggregate estimated incomes less \$2,171.00, divided by 3	Aggregate estimated incomes less \$2,171.00, divided by 91.5
13zc.	On or after the 1st day of November, 1987.	Person with one dependant— maximum aggregate estimated incomes \$4,107.00	Aggregate estimated incomes less \$2,171.00, divided by 3	Aggregate estimated incomes less \$2,171.00, divided by 91.5
19zb.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	Person with two dependants— maximum aggregate estimated incomes \$4,388.00	Aggregate estimated incomes less \$2,482.00, divided by 3	Aggregate estimated incomes less \$2,482.00, divided by 91.5
19zc.	On or after the 1st day of November, 1987.	Person with two dependants— maximum aggregate estimated incomes \$4,418.00	Aggregate estimated incomes less \$2,482.00, divided by 3	Aggregate estimated incomes less \$2,482.00, divided by 91.5
25zb.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	Person with three dependants— maximum aggregate estimated incomes \$4,670.00	Aggregate estimated incomes less \$2,764.00, divided by 3	Aggregate estimated incomes less \$2,764.00, divided by 91.5
25zc.	On or after the 1st day of November, 1987.	Person with three dependants— maximum aggregate estimated incomes \$4,700.00	Aggregate estimated incomes less \$2,764.00, divided by 3	Aggregate estimated incomes less \$2,764.00, divided by 91.5
31zb.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	Person with four or more dependants—maximum aggregate estimated incomes \$4,923.00	Aggregate estimated incomes less \$3,017.00, divided by 3	Aggregate estimated incomes less \$3,017.00, divided by 91.5

31zc.	On or after the 1st day of November, 1987.	Person with four or more dependants—maximum aggregate estimated incomes \$4,953.00	Aggregate estimated incomes less \$3,017.00, divided by 3	Aggregate estimated incomes less \$3,017.00, divided by 91.5
65.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	Person not referred to in Items 1-31zb	\$635.51	\$20.84
66.	On or after the 1st day of November, 1987.	Person not referred to in Items 1-31zc	\$645.47	\$21.16
(2830)				47

NURSING HOMES ACT

O. Reg. 597/87.

General.

Made—October 30th, 1987.

Filed—November 3rd, 1987.

**REGULATION TO AMEND
REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
NURSING HOMES ACT**

1. Item 29 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 456/87, is revoked and the following substituted therefor:

29.	On or after the 1st day of August, 1987, but before the 1st day of November, 1987.	\$635.51	\$20.84
30.	On or after the 1st day of November, 1987.	\$645.47	\$21.16

(2831)

47

ONTARIO ENERGY BOARD ACT

O. Reg. 598/87.

General.

Made—October 30th, 1987.

Filed—November 3rd, 1987.

**REGULATION TO AMEND
REGULATION 700 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
ONTARIO ENERGY BOARD ACT**

1. Regulation 700 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

5e. ICG Utilities (Canada) Ltd. is exempted from the operation of or compliance with subsection 26 (2) of the Act in respect of the transfer of ownership of 8,573,102 common shares of ICG Utilities (Ontario) Ltd. to ICG Utilities (Canada) Ltd. O. Reg. 598/87, s. 1.

(2832)

47

HIGHWAY TRAFFIC ACT

O. Reg. 599/87.

Speed Limits.

Made—October 21st, 1987.

Filed—November 4th, 1987.

**REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

1. Part 5 of Schedule 30 to Regulation 490 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

- | | |
|--|---|
| Kent—

Twp. of
Howard

Town of
Ridgetown | 12. That part of the King's Highway known as No. 21 in the Township of Howard and the Town of Ridgetown in the County of Kent beginning at a point situate 15 metres measured southerly from its intersection with the southerly limit of the road allowance between concessions 10 and 11 and extending northerly therealong for a distance of 395 metres. |
|--|---|

2. Paragraph 1 of Part 5 of Schedule 49 to the said Regulation is revoked and the following substituted therefor:

- | | |
|---------------------------------------|---|
| Frontenac—

Twp. of
Portland | 1. That part of the King's Highway known as No. 38 in the Township of Portland in the County of Frontenac lying between a point situate 385 metres measured northerly from its intersection with the centre line of the roadway known as Holleford/Boyce Road in the hamlet of Hartington and a point situate 332 metres measured southerly from the said intersection. |
|---------------------------------------|---|

3.—(1) Paragraph 2 of Part 2 of Schedule 78 to the said Regulation is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 69 in the Territorial District of Parry Sound lying between a point situate 400 metres measured northerly from its intersection with the northerly limit of the roadway known as Hammel Avenue in the Township of McDougall and a point situate 580 metres measured southerly from its intersection with the centre line of the Secondary Highway known as No. 644 in the Township of The Archipelago.
- District of Parry Sound—
Twps. of McDougall and The Archipelago

(2) Part 4 of the said Schedule 78 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 69 in the Township of McDougall in the Territorial District of Parry Sound lying between a point situate 350 metres measured southerly from its intersection with the southerly limit of the roadway known as George Hunt Memorial Drive and a point situate 400 metres measured northerly from its intersection with the northerly limit of the roadway known as Hammel Avenue.
- District of Parry Sound—
Twp. of McDougall

EDWARD FULTON
Minister of Transportation

Dated at Toronto, this 21st day of October, 1987.

(2836)

47

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 600/87.

The Regional Municipality of York,
Town of Markham.

Made—November 4th, 1987.

Filed—November 5th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 473/73
MADE UNDER THE
PARKWAY BELT PLANNING
AND DEVELOPMENT ACT**

1. Section 26 of Ontario Regulation 473/73, as remade by section 1 of

Ontario Regulation 535/87, is revoked and the following substituted therefor:

26.—(1) In this section, "canopy" means a roof-like structure that is attached to a building at the top of a doorway and hangs suspended over the adjoining entranceway for the purpose of providing shelter.

(2) The place of worship and buildings and structures accessory thereto existing on the land described in subsection (3), on the date this section comes into force, may be extended if the following requirements are met:

Minimum front yard 10 metres

Minimum side yards:

on the northerly boundary 7.5 metres

on the southerly boundary 15 metres

Minimum distance between any lot line and the furthest extremity of any canopy from the building to which it is attached 9 metres

Parking A minimum of one parking space for each 17.5 square metres of gross floor area of all buildings and structures or for each six seats in the place of worship (whichever is greater)

(3) This section applies to that parcel of land in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being those parts of Lot 9 in Concession VI designated as parts 3 and 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-4834. O. Reg. 600/87, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 4th day of November, 1987.

(2853)

47

FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987

O. Reg. 601/87.

General.

Made—November 5th, 1987.

Filed—November 6th, 1987.

*NOTE: This Regulation comes into force on
the day that section 60 of the Act
comes into force.*

REGULATION TO AMEND
ONTARIO REGULATION 532/87
MADE UNDER THE
FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987

1. Ontario Regulation 532/87 is amended by renumbering section 5 as section 11 and by adding thereto the following sections:

5.—(1) Subject to section 57 of the Act, a head may require a person who seeks access to a record to pay the following amounts for copying the record for disclosure:

<i>Nature of Copy</i>	<i>Amount</i>
Photocopies, for each page	\$.20
Computer printout, for each page	.20
Microrecord to paper duplication, for each page	.50
Black and white print of a photograph from a photographic negative, for each print,	
20 by 25 centimetres	5.00
12.5 by 17.5 centimetres	4.00
Black and white photographic reproduction of a record, for each photograph	22.00
Photostatic reproduction of a record, for each photostat,	
22.9 by 35.6 centimetres	5.50
35.6 by 45.7 centimetres	8.00
35 millimetre slides, for each slide	2.00
Floppy disks, for each disk	10.00
Microfilm duplication, 16 millimetre, for each roll of 30.5 metres or less	20.00
35 millimetre, for each roll of 30.5 metres or less	27.00
Audio cassette, for each cassette of 90 minutes or less	15.00
Video cassette, ¾ inch cassette for first hour or part of an hour	80.00
for each additional hour or part of an hour	40.00
Video cassette, ½ inch cassette for first hour or part of an hour	35.00
for each additional hour or part of an hour	25.00

(2) Subject to section 57 of the Act, a head may require a person who seeks access to a record to pay the following additional amounts:

1. For manually searching for a record after two hours have been spent manually searching, \$6 for each fifteen minutes spent by any person.

2. For preparing a record for disclosure, including severing a part of the record under subsection 10 (2) of the Act, \$6 for each fifteen minutes spent by any person.
 3. For developing a computer program or other method of producing a record from a machine readable record, \$10 for each fifteen minutes spent by any person.
- (3) A head may require a person who requests access to or correction of a record to pay to the institution,
- (a) any computer or other costs incurred by the institution in locating, retrieving, processing and copying the record if those costs are specified in an invoice received by the institution; and
 - (b) any shipping costs incurred by the institution. O. Reg. 601/87, s. 1, *part*.
6. The following is prescribed as a matter for a head to consider in deciding whether to waive all or part of a payment required to be made under the Act:
1. Whether the person requesting access to the record is given access to it. O. Reg. 601/87, s. 1, *part*.
- 7.—(1) If a head gives a person an estimate of an amount payable under the Act and that estimate exceeds \$50, the head may require the person to pay a deposit before completing the request.
- (2) A deposit under subsection (1) shall be equal to 50 per cent of the estimate.
- (3) A head shall refund any amount paid under subsection (1) and subsequently waived. O. Reg. 601/87, s. 1, *part*.
8. A head may require a person requesting access to a record to pay any amount required under the Act before receiving access to the record. O. Reg. 601/87, s. 1, *part*.
9. Personal information that has been used by an institution shall be retained by the institution for at least one year after use unless the individual to whom the information relates consents to its earlier disposal. O. Reg. 601/87, s. 1, *part*.
10. A record capable of being produced from machine readable records is not included in the definition of "record" for the purposes of the Act if the process of producing it would unreasonably interfere with the operations of an institution. O. Reg. 601/87, s. 1, *part*.

(2862)

47

LOCAL ROADS BOARDS ACT

O. Reg. 602/87.

Establishment of Local Roads Areas—
Northern and Eastern Regions.

Made—October 27th, 1987.

Filed—November 6th, 1987.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 86 to Regulation 598 of Revised Regulations of Ontario, 1980

is revoked and the following substituted therefor:

Schedule 86

BASS LAKE LOCAL ROADS AREA

All those portions of the Township of Gillies Limit in the Territorial District of Timiskaming shown outlined on Ministry of Transportation Plan N-392-3, filed with the Administrative Services Office of the Ministry of Transportation at Toronto on the 6th day of October, 1987. O. Reg. 602/87, s. 1.

EDWARD FULTON
Minister of Transportation

Dated at Toronto, this 27th day of October, 1987.

(2863)

47

HIGHWAY TRAFFIC ACT

O. Reg. 603/87.

Stop Signs in Territory Without
Municipal Organization.

Made—October 2nd, 1987.

Filed—November 6th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 574/81
MADE UNDER THE
HIGHWAY TRAFFIC ACT1. Ontario Regulation 574/81 is amended
by adding thereto the following
Schedules:

Schedule 56

1. The roadway known as Cameron Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Spencer Avenue.

2. Eastbound on Cameron Street. O. Reg. 603/87, s. 1, *part*.

Schedule 57

1. The roadway known as Centre Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Spencer Avenue.

2. Eastbound on Centre Street. O. Reg. 603/87, s. 1, *part*.

Schedule 58

1. The roadway known as Dufferin Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Elm Street.

2. Southbound on Dufferin Street. O. Reg. 603/87, s. 1, *part*.

Schedule 59

1. The roadway known as Elm Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Lansdowne Street.

2. Westbound on Elm Street. O. Reg. 603/87, s. 1, *part*.

Schedule 60

1. The roadway known as Lansdowne Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Cedar Street.

2. Northbound on Lansdowne Street. O. Reg. 603/87, s. 1, *part*.

Schedule 61

1. The roadway known as Lorne Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Cedar Street.

2. Northbound on Lorne Street. O. Reg. 603/87, s. 1, *part*.

Schedule 62

1. The roadway known as Lorne Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Elm Street.

2. Northbound and southbound on Lorne Street. O. Reg. 603/87, s. 1, *part*.

Schedule 63

1. The roadway known as Main Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Spencer Avenue.

2. Eastbound on Main Street. O. Reg. 603/87, s. 1, *part*.

Schedule 64

1. The roadway known as Miles Avenue in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Centre Street.

2. Northbound on Miles Avenue. O. Reg. 603/87, s. 1, *part*.

Schedule 65

1. The roadway known as Oak Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Dufferin Street.

2. Eastbound on Oak Street. O. Reg. 603/87, s. 1, *part*.

Schedule 66

1. The roadway known as Oak Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Lansdowne Street.

2. Westbound on Oak Street. O. Reg. 603/87, s. 1, *part*.

Schedule 67

1. The roadway known as Oak Street in the unorganized municipality of Cartier in the Territorial District of Sudbury at its intersection with the roadway known as Lorne Street.

2. Eastbound and westbound on Oak Street.
O. Reg. 603/87, s. 1, *part*.

EDWARD FULTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 2nd day of October, 1987.

(2864)

47

HEALTH PROTECTION AND
PROMOTION ACT, 1983

O. Reg. 604/87.

Grants to Boards of Health.

Made—November 5th, 1987.

Filed—November 6th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 382/84
MADE UNDER THE
HEALTH PROTECTION AND
PROMOTION ACT, 1983

1. Section 3 of Ontario Regulation 382/84, as amended by section 1 of Ontario Regulation 636/84, is further amended by adding thereto the following subsection:

(3) Notwithstanding sections 1 and 2, the Minister may pay a grant to a board of health in an amount equal to 100 per cent of the expenses approved by the Minister that have been incurred by the board of health in respect of an AIDS prevention and control program. O. Reg. 604/87, s. 1.

(2865)

47



Publications Under The Regulations Act

November 28th, 1987

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 605/87.

Town of Ridgetown, Township of Howard
Boundary.

Made—November 5th, 1987.

Filed—November 9th, 1987.

ORDER IN COUNCIL

R.O.C. 416/87

WHEREAS The Corporation of the Town of Ridgetown and The Corporation of the Township of Howard have entered into an agreement dated the 25th day of March, 1987 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an Order implementing the inter-municipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the *Municipal Boundary Negotiations Act, 1981* that,

1. On the 1st day of October, 1987, the portion of the Township of Howard described in the Schedule is annexed to the Town of Ridgetown.

2. All real property of The Corporation of the Township of Howard situate in the annexed area vests in The Corporation of the Town of Ridgetown on the 1st day of October, 1987.

3. On the 1st day of October, 1987, the by-laws of The Corporation of the Town of Ridgetown extend to the annexed area and the by-laws of The Corporation of the Township of Howard cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of Howard,

(i) that were passed under section 34 of the *Planning Act, 1983* or a predecessor of those sections,

(ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, or

(iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the Town of Ridgetown;

(b) by-laws of The Corporation of the Township of Howard passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

(c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Howard.

4. The agreement between The Corporation of the Town of Ridgetown and The Corporation of the Township of Howard entered into on the 25th day of March, 1987 is hereby given effect. O. Reg. 605/87.

Recommended

JOHN EAKINS
*Minister of Municipal
Affairs*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, November 5th, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule

AREA TO BE ANNEXED TO THE TOWN OF RIDGETOWN

The portion of the Township of Howard described as follows:

Beginning at the southerly angle of the Town of Ridgetown;

Thence southeasterly along the southwesterly limit of Lot 9 in Concession X of the Township of Howard 4.5 metres to the southerly angle of that Lot;

Thence southeasterly crossing the road allowance between concessions X and XI 20.12 metres to the northwesterly angle of Lot 9 in Concession XI;

Thence northeasterly along the southeasterly limit of the said road allowance and the northeasterly prolongation of the said southeasterly limit 605.16 metres to intersect the centre line of the King's Highway Number 21;

Thence northwesterly along the said centre line 20.12 metres to an angle of the Town of Ridgetown;

Thence southwesterly along the southeasterly boundaries of the said Town to the place of beginning. O. Reg. 605/87, Sched.

(2866) 48

PLANNING ACT, 1983

O. Reg. 606/87.

Zoning Areas—Geographic Township of Upsala in the Territorial District of Thunder Bay.

Made—October 22nd, 1987.

Filed—November 9th, 1987.

ORDER MADE UNDER THE PLANNING ACT, 1983

ZONING AREAS—GEOGRAPHIC TOWNSHIP OF UPSALA IN THE TERRITORIAL DISTRICT OF THUNDER BAY

1. In this Order,

“accessory”, when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same mobile home site;

“dwelling unit” means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the unit with a private entrance from outside the building or from a common hallway or stairway inside the building;

“mobile home” means a dwelling unit that is designed to be made mobile and constructed or manufactured to provide a residence for one or more persons, but does not include a travel trailer or tent trailer or trailer otherwise designed. O. Reg. 606/87, s. 1.

2. This Order applies to that parcel of land in the Geographic Township of Upsala in the Territorial District of Thunder Bay, being that part of the north half of broken Lot 5 in Concession II being described

as Part 1 on a plan deposited in the Land Registry Office for the Land Titles Division of Thunder Bay as Number 55R-4667. O. Reg. 606/87, s. 2.

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 606/87, s. 3.

4. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the location and use thereon of two mobile homes and buildings and structures accessory thereto. O. Reg. 606/87, s. 4.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 606/87, s. 5.

JOHN EAKINS
Minister of Municipal Affairs

Dated at Toronto, this 22nd day of October, 1987.

(2867) 48

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 607/87.

Exemption—Ministry of Natural Resources—MNR-30/8.

Made—October 30th, 1987.

Approved—October 30th, 1987.

Filed—November 10th, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-30/8

Having received a request from the Minister of Natural Resources that an undertaking, namely:

The carrying out of the Provincial Parks Program including,

(a) Implementing:

1. Park Management Plans,

2. Resource Management Strategies,
3. Operations Strategies and Maintenance Schedules,
4. Development Strategies,
5. Site Plans,
6. Visitor Service and Interpretive Programs,
7. Capital Construction and Lease Purchase Projects,

in Provincial Parks;

- (b) Developing sewage or water works within or for Provincial Parks;
- (c) Acquiring land to amend the boundaries of existing Provincial Parks, to complete land acquisition for an existing Provincial Park or for a sewage lagoon in or for a Provincial Park; and
- (d) Amending and rescinding boundary regulations for existing Provincial Parks;

be exempted from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of Natural Resources has included a schedule for completion of a Class Environmental Assessment (Class EA) for Provincial Park Management with its request for exemption. Pre-submission consultation and completion of the EA for formal submission will be hampered by having to prepare separate exemptions or assessments for all Provincial Park projects at the same time.
- B. Park environmental and recreational features could be damaged in the absence of Provincial Park projects that address existing park management problems.
- C. Public enjoyment of recreational features may be reduced in the absence of the implementation of Provincial Park projects.
- D. The realization of the Government's Outdoor Recreation Program Objective and economic benefits to local communities would be limited.

Having weighed such injury, damage or interference with the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of the environment which

would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. This interim exemption will allow Provincial Park plans and projects to continue while the Environmental Assessment for Provincial Park Management undergoes pre-submission consultation.
- B. The Provincial Parks Program is carried out within a context of conservation, protection and wise management of the environment. A major feature of the Provincial Parks Program is the preservation of significant, natural and cultural features in the Ontario landscape.
- C. The conditions to which this undertaking is subject will ensure that affected Government agencies and the public are informed of MNR's intentions to implement components of the Provincial Parks Program during the period of this exemption order.
- D. A number of activities that make up this undertaking are similar to activities that are covered by approved MNR Class Environmental Assessments. The Minister of Natural Resources will apply such parts of the procedures specified in the Class Environmental Assessments as are appropriate to the activities that make up this undertaking until such procedures, or other procedures are made directly applicable by the Environmental Assessment referred to in reason A.

This exemption order is subject to the following terms and conditions:

1. This exemption order does not apply to any plan or project,
 - (a) for any provincial park designated by regulation under the *Provincial Parks Act* after June 1, 1983;
 - (b) where development is likely to affect the habitat of a species designated under the *Endangered Species Act* (except for protecting the species);
 - (c) where the estimated completion cost of a sewage or water works or a capital construction or lease purchase project is in excess of \$2 million, not including any land acquisition costs.
2. This exemption order does not apply to any plan or project which includes the disposition

of property or interests in property to the private sector for,

- (a) the development of a new commercial recreation facility or the upgrading of an existing commercial recreational facility;

- (b) mineral exploration or development,

both of which will be done pursuant to Exemption Order MNR-26/4, as amended from time to time.

3. MNR will continue to provide the Environmental Assessment Branch as well as the Regional Office of the Ministry of the Environment (MOE) with a list of proposed plans and projects (e.g., capital development and facility upgrading projects, facility retirement, park resource management activities, park boundary amendments (including de-regulation), schedules for preparation or review of park management plans) for the Provincial Parks Program no less than thirty days prior to the implementation of any project. The lists will specify the nature, scope and location of all plans and projects and will specify which plans and projects will be carried out pursuant to another exemption order. MNR will notify the above offices of revisions to the lists no less than thirty days prior to the implementation of any such plans or projects.

4. A copy of all plans prepared for projects specified in the lists noted in Condition 3 shall be available to the public for examination at the appropriate District Office of MNR at least thirty days before implementation commences.

5. Any activity exempt under this Order that would be approved under a MNR Class Environmental Assessment, except that the approval does not apply to Provincial Parks, shall be carried out in accordance with the appropriate Class EA procedures, as though the activity were not in a Provincial Park by,

- (a) following the appropriate Class EA procedures, including notification, if there is no Park Management Plan; and

- (b) following the environmental quality guidelines and Construction and Mitigation Handbook, if there is a Park Management Plan.

6. Where the Minister of the Environment determines, after consultation with the Minister of Natural Resources, that a proposed plan or project,

- (a) may generate an unusual amount of public or Government concern; or

- (b) may have unusual or significant potential environmental impacts not adequately treated in the pertinent planning exercise,

the Minister of the Environment may, by written notice to the Minister of Natural Resources, direct that an environmental assessment be prepared for the plan or project in which event the plan or project will not be exempt under this Order.

7. Where the Minister of the Environment has given written notice to the Minister of Natural Resources that he is considering the application of Condition 6 to a plan or project, MNR shall not implement the plan or project until forty-five days have elapsed from the giving of notice or the Minister of the Environment gives written notice to the Minister of Natural Resources that it is not proposed to require an environmental assessment.

8. During the period covered by this order, the Provincial Parks Program shall be planned, implemented and managed according to the following Provincial Parks' guidelines and policies:

- Ontario Provincial Parks Policy
- Ontario Provincial Parks Planning and Management Policies
- Provincial Park Management Planning Guidelines—1983
- Provincial Park Management Planning Reference—1986
- Ontario Provincial Parks Provincial Operating Standards
- Ontario Provincial Parks Capital Maintenance Standards
- Ontario Provincial Parks Development Manual
- Ontario Provincial Parks Development Standards
- Parks and Recreational Areas Branch Policies and Procedures
- Visitor Services Interim Policy

9. The guidelines and policies specified in condition 8 and any revisions or additions to these guidelines and policies will be made available by MNR for public inspection upon

request and will be forwarded to the Environmental Assessment Branch of the Ministry of the Environment.

10. Those plans and projects planned under the previous exemption (MNR-30/7), filed as Ontario Regulation 657/86, but not implemented by the date of its expiry, may continue to proceed in accordance with the conditions of this exemption.
11. Those plans and projects planned under this exemption, but not fully implemented by the date of expiry of this exemption, will have their status under the *Environmental Assessment Act* reviewed in connection with the review of the Class Environmental Assessment for Provincial Park Management and, if provided for in conditions of approval issued in connection with the undertaking, may continue to proceed in accordance with such conditions.
12. This order expires on October 31, 1988 except that the Minister of the Environment, taking into consideration the progress of the Ministry of Natural Resources on pre-submission consultation and any related drafting of the Class Environmental Assessment for Provincial Park Management and upon the request of the Minister of Natural Resources, may extend this expiry date but this extension shall not be beyond April 30, 1989.
13. If the Ministry of Natural Resources has submitted a Class Environmental Assessment under this Act for the Provincial Park Management undertaking prior to the expiry of this order, this order shall remain in effect until a final decision on the approval of the undertaking for which the Class Environmental Assessment is submitted has been made.
14. Where an Environmental Assessment has been done and approval to proceed issued for an individual Provincial Parks plan or project, that plan or project shall be deemed to be a separate undertaking not exempt by this order. O. Reg. 607/87.

JAMES BRADLEY
Minister of the Environment

(2892)

48

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 608/87.

Exemption—Ministry of Government Services—MGS-78.

Made—November 5th, 1987.

Approved—November 5th, 1987.

Filed—November 13th, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-78

Having received a request from the Ministry of Government Services that an undertaking, namely:

The activity of constructing a young offenders' facility at the Thunder Bay Correctional Centre on Highway 61 South, being part of the W ½ of Lot 22 and part of lots 23 and 24, Concession 4 SKR, Township of Neebing now in the City of Thunder Bay, District of Thunder Bay

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of Government Services, the proponent; the Ministry of Correctional Services, the client ministry and program deliverer; and the public will be interfered with by the undue delay and expense required to prepare an environmental assessment for an undertaking with insignificant environmental impacts.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The young offenders' facility will be constructed at an existing correctional centre.
- B. All local services for the development of this facility are readily available.
- C. The Ministry of Culture and Communications will be allowed to perform an archaeological survey at the site prior to commencement of construction.
- D. The proposed undertaking will have insignificant adverse effects on the environment.

This exemption is subject to the following terms and conditions:

1. Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which

an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.

2. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
3. The Ministry of Culture and Communications will be permitted to carry out an

archaeological survey prior to construction. The Ministry of Government Services shall send a copy of the archaeological survey report prepared by the Ministry of Culture and Communications to the Director, EA Branch for filing in the public record.

4. Construction must commence by December 31, 1990 for the undertaking to be exempt under this order. O. Reg. 608/87.

Dated this 5th day of November, 1987.

JAMES BRADLEY
Minister of the Environment

(2899)

48

Publications Under The Regulations Act

December 5th, 1987

PLANNING ACT, 1983

O. Reg. 609/87.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—November 13th, 1987.

Filed—November 17th, 1987.

REGULATION TO REVOKE REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is revoked.

JOHN EAKINS

Minister of Municipal Affairs

Dated at Toronto, this 13th day of November, 1987.

(2921)

49

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 610/87.

Designation of Area of Development
Control.

Made—November 13th, 1987.

Filed—November 17th, 1987.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 37 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

37. In the Township of Nottawasaga in the County of Simcoe described as follows:

- i. Beginning at the intersection of the southerly boundary of the Township of Nottawasaga and the easterly limit of Concession IV;

Thence northerly along the easterly limit of the said Concession to intersect a line parallel with and distant 100 metres measured southwesterly from the southwesterly high water mark of the Mad River;

Thence northwesterly following the said parallel line to the southerly limit of the northerly half of Lot 7 in the said Concession;

Thence westerly along the said southerly limit to the westerly limit of that Lot;

Thence northerly along that westerly limit to the southerly boundary of the Village of Creemore;

Thence northwesterly following the southwesterly boundaries of the said Village to the southerly limit of County Road Number 9;

Thence westerly along the southerly limit of the said County Road to the middle of the Mad River approximating the midway point of the northerly limit of Lot 9 in Concession VI;

Thence northwesterly along the middle of the said river to the southerly limit of Lot 16 in Concession VIII;

Thence westerly along the southerly limit of that Lot to the southwesterly angle of that Lot;

Thence northerly along the westerly limit of that Lot to the northwesterly angle of that Lot;

Thence westerly crossing the road allowance between concessions VIII and IX to the southeasterly angle of Lot 17 in Concession IX;

Thence northerly along the easterly limit of that Lot to the northerly limit of that Lot;

Thence westerly along that northerly limit to the centre line of Concession IX;

Thence northerly along the said centre line to the northerly limit of the southerly half of Lot 20;

Thence westerly along the said northerly limit to the easterly limit of Lot 20 in Concession X;

Thence northerly along the easterly limit of lots 20 and 21 in the said Concession to the northerly limit of that Lot 21;

Thence westerly along the northerly limit of that Lot and crossing the road allowance between concessions X and XI to the northeasterly angle of Lot 21 in Concession XI;

Thence northerly along the westerly limit of the said road allowance to the southeasterly angle of Lot 25 in Concession XI;

Thence easterly to and along the southerly limit of Lot 25 in Concession X to the westerly limit of the easterly half of that Lot;

Thence northerly along the said westerly limit to the northerly limit of that Lot;

Thence easterly along the northerly limit of Lot 25 in concessions X and IX to the easterly limit of the westerly half of Lot 25 in Concession IX;

Thence northerly along the easterly limit of the westerly half of lots 26, 27 and 28 in the said Concession to the northerly limit of that Lot 28;

Thence westerly along the southerly limit of Lot 29 in concessions IX and X to the easterly limit of the westerly half of Lot 29 in Concession X;

Thence northerly along the said easterly limit to the northerly limit of that Lot;

Thence westerly along that northerly limit to the northwesterly angle of that Lot;

Thence westerly crossing the road allowance between concessions X and XI to the southeasterly angle of Lot 30 in Concession XI;

Thence northerly along the easterly limit of that Lot to the northerly limit of that Lot;

Thence westerly along that northerly limit to the midway point of that Lot;

Thence northerly to and along the easterly limit of the westerly half of Lot 31 in the said Concession to the northerly limit of that Lot;

Thence westerly along the northerly limit of Lot 31 in concessions XI and XII to the easterly limit of the westerly half of Lot 32 in Concession XII;

Thence northerly along the said westerly limit to the northerly limit of that Lot;

Thence westerly along that northerly limit and that northerly limit prolonged to the westerly boundary of the Township of Nottawasaga;

Thence southerly along the said westerly boundary to intersect the westerly prolongation of the northerly limit of Lot 23 in Concession XII;

Thence easterly to and along that northerly limit to the westerly limit of the easterly half of that Lot;

Thence southerly along the westerly limit of the easterly half of lots 23 and 22 in the said Concession to the northerly limit of the southerly half of that Lot 22;

Thence westerly along the said northerly limit and the said limit prolonged to the westerly boundary of the said Township;

Thence southerly along the said westerly boundary to the northerly limit of a road in the middle of Lot 20 in the said Concession;

Thence easterly along the said northerly limit to the westerly limit of the easterly half of that Lot;

Thence southerly along the westerly limit of the easterly half of lots 20 and 19 in the said Concession to the southerly limit of the said Lot 19;

Thence easterly along the said southerly limit to intersect the northerly prolongation of the easterly limit of Block E as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (Number 51) as Number 92;

Thence southerly to and along the easterly limit of Block E and Lot 1 as shown on the said Plan and the southerly prolongation of the easterly limit of the said Lot 1 to the southerly high water mark of the Mad River;

Thence westerly along the said southerly high water mark to the easterly limit of the westerly quarter of Lot 18 in Concession XII;

Thence southerly along the said easterly limit to the southerly limit of that Lot;

Thence easterly along the northerly limit of Lot 17 in the said Concession to the westerly limit of the easterly quarter of that Lot;

Thence southerly along the said westerly limit to the northerly limit of the southerly half of that Lot;

Thence easterly along the said northerly limit to the easterly limit of that Lot;

Thence easterly along the northerly limit of the southerly half of Lot 17 in Concession XI to the westerly limit of the easterly quarter of that Lot;

Thence southerly along the said westerly limit to the northerly limit of Lot 16 in the said Concession;

Thence easterly along that northerly limit to the northeasterly angle of that Lot;

Thence southerly along the easterly limit of that Lot to the northeasterly angle to Lot 15 in the said Concession;

Thence westerly along the northerly limit of that Lot to the easterly limit of the westerly quarter of that Lot;

Thence southerly along the easterly limit of the westerly quarter of lots 15 and 14 in the said Concession to the southerly limit of that Lot 14;

Thence westerly along the northerly limit of Lot 13 in the said Concession to the northwesterly angle of that Lot;

Thence southerly along the westerly limit of that Lot to the southwesterly angle of that Lot;

Thence easterly along the southerly limit of that Lot to the midway point of that Lot;

Thence southerly to and along the westerly limit of the easterly half of Lot 12 in the said Concession to the southerly limit of that Lot;

Thence easterly along that southerly limit to the southeasterly angle of that Lot;

Thence easterly to the northwesterly angle of Lot 11 in Concession X;

Thence southerly along the westerly limit of Lot 11 in the said Concession to the southwesterly angle of that Lot;

Thence westerly to and along the northerly limit of Lot 10 in Concession XI to the westerly limit of the easterly quarter of that Lot;

Thence southerly along the said westerly limit to the southerly limit of that Lot;

Thence easterly along the northerly limit of Lot 9 in the said Concession to the northeasterly angle of that Lot;

Thence easterly to the northwesterly angle of Lot 9 in Concession X;

Thence southerly along the westerly limit of

that Lot to the southwesterly angle of that Lot;

Thence westerly to and along the northerly limit of Lot 8 in Concession XI to the westerly limit of the easterly half of that Lot;

Thence southerly along the said westerly limit to the northerly limit of the southerly half of that Lot;

Thence westerly along the said northerly limit to the easterly limit of the westerly quarter of that Lot;

Thence southerly along the said easterly limit to the southerly limit of that Lot;

Thence westerly along the northerly limit of Lot 7 in the said Concession to the northwesterly angle of that Lot;

Thence southerly along the westerly limit of that Lot to the southwesterly angle of that Lot;

Thence easterly along the southerly limit of Lot 7 in concessions XI, X and IX to a point on the southerly limit of Lot 7 in the said Concession IX distant 360 metres measured westerly therealong from the southeasterly angle of Lot 7 in Concession IX;

Thence northerly and parallel with the easterly limit of that Lot 7 to the northerly limit of the southerly half of that Lot;

Thence easterly along the said northerly limit to the easterly limit of that Lot;

Thence southerly along the easterly limit of lots 7 and 6 in the said Concession to the southeasterly angle of that Lot 6;

Thence westerly along the southerly limit of that Lot to the easterly high water mark of Noisy River;

Thence northerly along the said easterly high water mark to intersect a line parallel with and distant 300 metres measured westerly from the easterly limit of that Lot 6 in the said Concession;

Thence northerly along the said parallel line to the southerly limit of Lot 7 in Concession IX;

Thence westerly along the southerly limit of Lot 7 in concessions IX, X and XI to the westerly limit of Concession XI;

Thence southerly along the westerly limit of the said Concession to the southerly limit of County Road Number 9;

Thence westerly along the southerly limit of the said County Road to the westerly limit of the easterly quarter of Lot 3 in Concession XII;

Thence southerly along the westerly limit of the easterly quarter of lots 3, 2 and 1 in the said Concession to the southerly boundary of the Township of Nottawasaga;

Thence easterly along the said southerly boundary to the place of beginning.

- ii. Beginning at the intersection of the westerly boundary of the Township of Nottawasaga and the westerly prolongation of the southerly limit of Lot 35 in Concession XII;

Thence easterly to and along that southerly limit to the centre line of Concession XII;

Thence northerly along the said centre line to the northerly limit of Lot 37 in the said Concession;

Thence southerly along the westerly limit of the easterly quarter of lots 3, 2 and 1 in the said Concession to the southerly boundary of the Township of Nottawasaga;

Thence southerly along the said westerly boundary to the place of beginning.

JOHN EAKINS
Minister of Municipal Affairs

Dated at Toronto, this 13th day of November, 1987.

(2922)

49

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 611/87.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—November 17th, 1987.

Filed—November 18th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Subparagraph i of paragraph 1 of subsection 2 (2) of Ontario Regulation 482/73, as remade by section 1 of Ontario Regulation 461/87, is amended

by adding thereto the following subparagraph:

- D. Those parts of Lot 16 described as firstly, Part 1 on a plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-230, secondly, Part 1 on a plan deposited in the said Land Registry Office as Number 20R-3486 and thirdly, as follows:

Premising the bearings herein are astronomic and are referred to the south easterly limit of the King's Highway Number 5 as shown on a Plan deposited in the said Land Registry Office as Number D.H.R. 70, as being north 40° 21' 30" east and all bearings herein are referred thereto:

Beginning at the most westerly angle of Lot 16;

Thence north 39° 29' 30" east along the northwesterly limit of Lot 16, as shown on Department of Highways Plan deposited in the said Land Registry Office as Number D.H.O. 445, 443.19 feet;

Thence south 44° 36' east, 17.09 feet;

Thence south, 44° 30' 30" east, 52.31 feet to an iron bar at the most southerly angle of Part 3 on Plan D.H.R. 70, being the point of commencement;

Thence south 44° 31' east, 314.46 feet to an iron bar;

Thence north 48° 36' east along a post and a wire fence, 114.11 feet to an iron bar;

Thence north, 44° 42' 30" west, 327 feet to an iron bar;

Thence south 40° 21' 30" west along the southerly boundary of Part 3 on Plan D.H.R. 70, 116.33 feet more or less to the point of commencement.

L. J. FINCHAM

*Director**Plans Administration Branch**Central and Southwest**Ministry of Municipal Affairs*

Dated at Toronto, this 17th day of November, 1987.

(2923)

49

PLANNING ACT, 1983**O. Reg. 612/87.**Restricted Areas—The Regional
Municipality of York, Town of
Whitchurch-Stouffville.

Made—November 13th, 1987.

Filed—November 19th, 1987.

**REGULATION TO REVOKE
ONTARIO REGULATION 101/72
MADE UNDER THE
PLANNING ACT, 1983****1. Ontario Regulation 101/72 is revoked.**

JOHN EAKINS

Minister of Municipal Affairs

Dated at Toronto, this 13th day of November, 1987.

(2924)

49

ENVIRONMENTAL ASSESSMENT ACT**O. Reg. 613/87.**Exemption—Municipality of Metropolitan
Toronto—METR-M-3.

Made—November 12th, 1987.

Approved—November 12th, 1987.

Filed—November 19th, 1987.

**ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT****EXEMPTION—MUNICIPALITY OF
METROPOLITAN TORONTO—METR-M-3**Having received a request from The Municipality of
Metropolitan Toronto that an undertaking, namely:The acquisition of approximately 1.58 hectares of
land located north of Old Fort York and east of
Strachan Avenue at 10 and 10R Ordnance Street,be exempt from the application of the Act pursuant to
section 29; andHaving been advised by The Municipality of Met-
ropolitan Toronto that, if the undertaking is subject to
the application of the Act, the following injury, dam-
age or interference with the persons and property indi-
cated will occur:

- 02A. A private warehouse redevelopment is pro-
posed on a portion of the subject property,
for which The Corporation of the City of
Toronto has no legal basis to deny the
requested building permit if the usual
requirements are met. If the property is re-
developed, the cost to The Municipality of
Metropolitan Toronto to acquire and
demolish the new development will be sig-
nificantly more than the cost of acquiring the
property in its present state. The environ-
mental implications of relocating the align-
ment for a Front Street Extension could be
significant.

Having weighed such injury, damage or interfer-
ence against the betterment of the people of the whole
or any part of Ontario by protection, conservation and
wise management of the environment which would
result from the undertaking being subject to the Act;

The undersigned is of the opinion that it is in the
public interest to order and orders that the undertak-
ing is exempt from the application of the Act for the
following reasons:

- A. The Central Waterfront Transportation
Study (CWTS) in May, 1983 identified the
Front Street Extension, together with the
widening of the Gardiner Expressway, as the
two key road improvements required to
maintain an adequate level of service for
existing, planned and ongoing developments
in the Central and Waterfront areas of
downtown Toronto.
- B. The Metropolitan Council in May, 1985
authorized initiation of the Front Street/
Gardiner Expressway Interchange Environ-
mental and Feasibility Study. The study,
being undertaken by the Metropolitan
Toronto Technical Transportation Planning
Committee, has followed the principles of
environmental planning embodied in the
Environmental Assessment Act and is near-
ing completion.
- C. The above-noted study has identified a pre-
ferred alignment for the Front Street Exten-
sion which bisects the subject lands. Five of
the seven other alternative alignments
studied also impact the site. When the study
has been accepted by the Metropolitan
Council, it will be submitted as an Environ-
mental Assessment or dealt with as an En-
vironmental Study Report under the
Municipal Roads Class Environmental
Assessment.

- D. The owners of the property have applied to the City of Toronto for a building permit to develop a ten-storey warehouse. The Metropolitan Corporation has advised that the City has no legal basis to deny the permit. If the owner proceeds with the proposed development, the adverse financial impacts on the Metropolitan Corporation of acquisition of the lands at a later date could be significant.
- E. The Metropolitan Corporation desires to acquire these lands now prior to their redevelopment, either by way of a negotiated agreement or by expropriation. The Corporation is seeking the requested exemption to obtain the necessary legal authority to commence negotiations with the owner in good faith and in a timely manner.
- F. This order covers only property acquisition for the site.
- G. The Metropolitan Corporation will still be required to comply with the *Environmental Assessment Act* if it is to proceed with the construction, operation and maintenance of the proposed Front Street Extension and Gardiner Expressway Interchange.
- H. Ownership of the subject lands by the Metropolitan Corporation should not be a factor in the selection of a preferred alternative for the Front Street Extension.

This exemption order is subject to the following terms and conditions:

1. This order does not permit any construction activities, other than demolition if required for purposes of safety, connected with the Front Street Extension.
2. The acquisition of the subject lands by The Municipality of Metropolitan Toronto shall not be considered as a factor in the environmental assessment analysis or selection of a preferred alternative for the Front Street Extension.
3. No lands shall be acquired under this order unless an agreement to do so has been entered into with the owner or a notice of intention to expropriate has been served prior to September 30, 1989, or such later date as the Minister of the Environment may specify by notice in writing given to the proponent and printed in THE ONTARIO GAZETTE. O. Reg. 613/87.

JAMES BRADLEY
Minister of the Environment

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 614/87.

Exemption—Ministry of Government Services—MGS-75.

Made—November 12th, 1987.

Approved—November 12th, 1987.

Filed—November 19th, 1987.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-75

Having received a request from the Ministry of Government Services that an undertaking, namely:

The activities involved in the implementation of the Ontario Provincial Police (O.P.P.) District Headquarters project at a site which is legally referred to as Part Lot 3, Concession 1, Western Boundary River Thames Survey, Township of Harwich, now in the City of Chatham, County of Kent,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Ministry of Government Services that, if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of the Solicitor General and its agency, the Ontario Provincial Police, will be interfered with because they require the undertaking to overcome existing inadequate accommodation facilities (including communications) which severely hamper effective and efficient program delivery.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reason:

- A. The proposed undertaking will have no significant adverse effects on the environment that cannot be mitigated.

This exemption is subject to the following terms and conditions:

1. Where an activity which otherwise would be exempt under this order is being carried out

as or is part of an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions in this order.

2. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
3. All recommendations of the Lower Thames Valley Conservation Authority with respect to fill-lines, elevations and flood-proofing will be implemented in the development of the proposed undertaking.
4. Construction Guidelines shall be prepared to ensure that contractors respect the integrity of the watercourse, maintain the site in a neat and tidy condition during construction and dispose of refuse and construction related material in a fashion that is environmentally acceptable (by disposing in a licensed landfill rather than burying or burning at the site).
5. Prior to the construction of the building, the proponent shall prepare a site plan identifying the areas of organic deposits and all proposed buildings, structures and facilities, including paved surfaces and underground services, with details and specifications for any measures to address concerns related to the generation and migration of gas in the subsurface. This report shall be submitted to the Windsor District Office, MOE, for approval. The proponent shall not proceed with the undertaking until such approval is given in writing and a copy filed with the Director, EA Branch, for filing in the public record.
6. The proponent shall implement the site plan as approved.
7. The site shall be assessed for archaeological evidence prior to construction and a report of the results shall be submitted to the Director of the Environmental Assessment Branch for filing in the public record.
8. This order shall expire if construction activities have not commenced by December 31, 1989. O. Reg. 614/87.

JAMES BRADLEY
Minister of the Environment

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 615/87.

County of Essex—City of Windsor
—Township of Sandwich South
Boundary.

Made—October 30th, 1987.

Filed—November 19th, 1987.

ORDER IN COUNCIL

R.O.C. 413/87

WHEREAS The Corporation of the County of Essex, The Corporation of the City of Windsor and The Corporation of the Township of Sandwich South have entered into an agreement dated the 9th day of April, 1987 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an Order implementing the inter-municipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the *Municipal Boundary Negotiations Act, 1981* that,

1. On the 1st day of January, 1988, the portion of the Township of Sandwich South described in the Schedule is annexed to the City of Windsor.

2.—(1) All real property of The Corporation of the Township of Sandwich South situate in the annexed area vests in The Corporation of the City of Windsor on the 1st day of January, 1988.

(2) All real property of The Corporation of the County of Essex situate in the annexed area vests in The Corporation of the City of Windsor on the 1st day of January, 1988.

3.—(1) On the 1st day of January, 1988, the by-laws of The Corporation of the City of Windsor extend to the annexed area and the by-laws of The Corporation of the Township of Sandwich South cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of Sandwich South,

(i) that were passed under section 34 or 41 of the *Planning Act, 1983* or a predecessor of those sections,

- (ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, or
- (iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the City of Windsor;

- (b) by-laws of The Corporation of the Township of Sandwich South passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and
- (c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Sandwich South.

(2) On the 1st day of January, 1988, the by-laws of The Corporation of the City of Windsor extend to the annexed area and the by-laws of The Corporation of the County of Essex cease to apply to such area, except by-laws of The Corporation of the County of Essex that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways, which shall remain in force until repealed by the council of The Corporation of the City of Windsor.

4. The clerk of The Corporation of the Township of Sandwich South shall forthwith prepare and furnish to the clerk of The Corporation of the City of Windsor a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1987 and the persons assessed therefor.

5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of January, 1988 shall be deemed on that date to be taxes due and payable to The Corporation of the City of Windsor and may be collected by The Corporation of the City of Windsor.

(2) On or before the 1st day of April, 1988, The Corporation of the City of Windsor shall pay to The Corporation of the Township of Sandwich South an amount equal to the amount of all real property taxes that The Corporation of the City of Windsor is entitled to collect in the annexed area under subsection (1) that were due but unpaid on the 1st day of January, 1988.

6. All business taxes levied and uncollected in the annexed area that are due and unpaid on the 31st day

of December, 1987 shall continue after that date to be taxes due and payable to The Corporation of the Township of Sandwich South and may be collected by The Corporation of the Township of Sandwich South.

7. For the purposes of the assessment roll to be prepared for the City of Windsor under subsection 13 (1) of the *Assessment Act* in 1987, the assessed area shall be deemed to be a part of the City of Windsor.

8. The agreement between The Corporation of the County of Essex, The Corporation of the City of Windsor and The Corporation of the Township of Sandwich South entered into on the 9th day of April, 1987 is hereby given effect. O. Reg. 615/87.

Recommended

JOHN EAKINS
*Minister of Municipal
Affairs*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, October 30, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule

AREA TO BE ANNEXED TO THE CITY OF WINDSOR

That parcel of land situate in the Township of Sandwich South, being those parts of lots 115, 116 and 117, Concession III (McNiff's Survey) of the said Township, being parts 1, 2, 3, 4, 5, 6, 7, 8 and 9 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Essex (No. 12) as Number 12 R-8544. O. Reg. 615/87, Sched.

(2927)

49

HEALTH INSURANCE ACT

O. Reg. 616/87.

General.

Made—November 18th, 1987.

Filed—November 19th, 1987.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Items 27, 75 and 87 of Part I of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980 are revoked.

(2928)

49

HEALTH INSURANCE ACT**O. Reg. 617/87.**

General.

Made—November 18th, 1987.

Filed—November 19th, 1987.

**REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT**

**1.—(1) Subsection 48 (4f) of Regulation
452 of Revised Regulations of Ontario,
1980, as made by subsection 1 (1) of
Ontario Regulation 341/86, is revoked
and the following substituted therefor:**

(4f) Subject to subsections (5b) and (12), the amount payable by the Plan for the services prescribed under subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1986, but before the 1st day of July, 1987, as follows:

1. Initial service (office or institutional) \$10
2. Subsequent service 9
3. Home service 11
4. Radiographic examination of the cervical spine—minimum of antero-posterior and lateral views 16
5. Radiographic examination of the thoracic spine—minimum of antero-posterior and lateral views 16
6. Radiographic examination of the lumbar spine—minimum of antero-posterior and lateral views 16
7. Radiographic examination of the pelvis and sacrum—minimum of antero-posterior and lateral views 16
8. Radiographic examination of the antero-posterior full spine—one view 16
9. Radiographic examination of the antero-posterior full spine plus one additional view 28
10. Radiographic examination of the antero-posterior full spine plus two additional views 35
11. Radiographic examination of the ribs—minimum of antero-posterior and lateral views 16

12. Radiographic examination of any extremity—minimum of two views . \$16
13. Special added view of any of the above—per view 8

(4g) Subject to subsections (5b) and (13), the amount payable by the Plan for the services prescribed under subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1987, as follows:

1. Initial service (office or institutional) \$10.75
2. Subsequent service 9.25
3. Home service 11
4. Radiographic examination of the cervical spine—minimum of antero-posterior and lateral views 16
5. Radiographic examination of the thoracic spine—minimum of antero-posterior and lateral views 16
6. Radiographic examination of the lumbar spine—minimum of antero-posterior and lateral views 16
7. Radiographic examination of the pelvis and sacrum—minimum of antero-posterior and lateral views 16
8. Radiographic examination of the antero-posterior full spine—one view 16
9. Radiographic examination of the antero-posterior full spine plus one additional view 28
10. Radiographic examination of the antero-posterior full spine plus two additional views 35
11. Radiographic examination of the ribs—minimum of antero-posterior and lateral views 16
12. Radiographic examination of any extremity—minimum of two views . 16
13. Special added view of any of the above—per view 8

O. Reg. 617/87, s. 1 (1).

(2) Subsection 48 (12) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 341/86, is revoked and the following substituted therefor:

(12) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the

services are provided to an insured person on or after the 1st day of July, 1986, but before the 1st day of July, 1987, in respect of each insured person, \$205.

(13) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1987, in respect of each insured person, \$210 per twelve-month period. O. Reg. 617/87, s. 1 (2).

(2929)

49

DRUGLESS PRACTITIONERS ACT

O. Reg. 618/87.

Masseurs.

Made—August 1st, 1987.

Approved—November 18th, 1987.

Filed—November 19th, 1987.

REGULATION TO AMEND REGULATION 251 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

1. Subsection 7 (1) of Regulation 251 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 859/81, section 1 of Ontario Regulation 711/82 and section 1 of Ontario Regulation 580/85, is revoked and the following substituted therefor:

(1) The fees to be paid by a masseur are,

- (a) on registration, \$75;
- (b) on renewal of registration, \$115;
- (c) on renewal of registration where the registration has been expired for one year or less, \$130; or
- (d) on renewal of registration where the registration has been expired for more than one year, \$250. O. Reg. 618/87, s. 1.

2. Clause 19 (a) of the said Regulation is revoked and the following substituted therefor:

- (a) \$250 for the preparation of each written examination and \$250 for each oral and practical examination;

3. Section 21 of the said Regulation, as remade by section 1 of Ontario Regulation 224/85, is revoked and the following substituted therefor:

21.—(1) An applicant for examination, other than a supplemental examination, shall pay a fee of \$150.

(2) An applicant for a supplemental examination shall pay a fee of \$75. O. Reg. 618/87, s. 3.

THE BOARD OF DIRECTORS OF MASSEURS:

PATRICIA DRYDEN
Chairman

HERBERT BARBER
Secretary-Treasurer

Dated at Toronto, this 1st day of August, 1987.

(2930)

49

DRUGLESS PRACTITIONERS ACT

O. Reg. 619/87.

Physiotherapists.

Made—October 9th, 1987.

Approved—November 18th, 1987.

Filed—November 19th, 1987.

REGULATION TO AMEND REGULATION 253 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

1. Clause 14 (2) (a) of Regulation 253 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 502/86, is revoked and the following substituted therefor:

- (a) \$130 a day; and

BOARD OF DIRECTORS OF PHYSIOTHERAPY:

PATRICIA A. C. HARTNETT
Chairman

RHONA WOLPERT
Registrar

Dated at Toronto, this 9th day of October, 1987.

(2931)

49

MINISTRY OF HEALTH ACT

O. Reg. 620/87.

Transportation of Patients.

Made—October 16th, 1987.

Approved—November 18th, 1987.

Filed—November 19th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 596/85
MADE UNDER THE
MINISTRY OF HEALTH ACT**

1. Schedule 1 to Ontario Regulation 596/85, as made by section 5 of Ontario Regulation 188/87, is amended by adding thereto the following items:

37a. Thamesville	Westover Treatment Centre
39a. Timmins	South Cochrane Case Management Service
39b. Toronto	Ozanam House
40a. Vanier	House of Welcome

ELINOR CAPLAN
Minister of Health

Dated at Toronto, this 16th day of October, 1987.

(2932)

49

DAY NURSERIES ACT

O. Reg. 621/87.

General.

Made—November 18th, 1987.

Filed—November 19th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 760/83
MADE UNDER THE
DAY NURSERIES ACT**

1. Ontario Regulation 760/83 is amended by adding thereto the following section:

PUBLICATION

77d.—(1) No municipality, band or approved corporation shall print for public distribution, broadcast or post up in a public place or cause to be so printed, broadcast or posted up or otherwise cause to be made public, the identity of any person referred to in a claim, return or report required to be made under the Act or this Regulation who is eligible for or receives assistance under the Act or this Regulation.

(2) Subsection (1) does not apply to the exchange of information between a municipality, band or approved corporation and the Ministry, the Government of Canada, the government of any other province or a territory of Canada or an agency of any of them in order to verify information for the purpose of determining or verifying the eligibility of any person for assistance.

(3) For purposes of subsection (2), "agency" includes the operator of a day nursery or a private home day care agency.

(4) It is a condition of the making of any payment to a municipality, band or approved corporation that the municipality, band or approved corporation, as the case may be, comply with this section.

(5) A payment owing under this Regulation to a municipality, band or approved corporation that fails to comply with subsection (1) may be suspended or withheld. O. Reg. 621/87, s. 1.

2. Item 5 of Schedule 3 to the said Regulation is revoked and the following substituted therefor:

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
5.	6 years of age and over up to and including 11 years of age	1 to 15	30

(2933)

49

PLANNING ACT, 1983

O. Reg. 622/87.

Restricted Areas—District of Thunder Bay, Geographic townships of Pearson and Scoble.

Made—November 16th, 1987.

Filed—November 20th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 219/75
MADE UNDER THE
PLANNING ACT, 1983**

1. Ontario Regulation 219/75 is amended by adding thereto the following section:

23.—(1) Notwithstanding section 11, the minimum lot area requirement for the land described in subsection (2) shall be 0.20 hectares.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Scoble in the Territorial District of Thunder Bay, being the whole of Lot 15 on a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number M-309. O. Reg. 622/87, s. 1.

PAULINE MORRIS

*Director**Plans Administration Branch**North and East**Ministry of Municipal Affairs*

Dated at Toronto, this 16th day of November, 1987.

(2934)

49

EDUCATION ACT

O. Reg. 623/87.

Designation of School Divisions in Territorial Districts.

Made—November 18th, 1987.

Filed—November 20th, 1987.

**REGULATION TO AMEND
REGULATION 258 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
EDUCATION ACT**

1. Paragraph 1 of Schedule 2 to Regulation 258 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. In the Territorial District of Algoma, being the Township of Hornepayne.

2. Paragraph 1 of Schedule 4 to the said Regulation is amended by adding thereto the following subparagraph:

iva. the Improvement District of Shedden, and

3. Paragraph 2 of Schedule 6 to the said Regulation is revoked and the following substituted therefor:

2. The Cochrane-Iroquois Falls, Black River-Matheson Board of Education.

4. Subparagraphs ii and iii of paragraph 1 of Schedule 11 to the said Regulation are revoked and the following substituted therefor:

ii. the townships of Jaffray and Melick, and Sioux Narrows,

5. Section 3 of this Regulation comes into force on the 1st day of January, 1988.

(2935)

49

**CHILD AND FAMILY SERVICES ACT,
1984**

O. Reg. 624/87.

General.

Made—November 18th, 1987.

Filed—November 20th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 550/85
MADE UNDER THE
CHILD AND FAMILY SERVICES
ACT, 1984**

1. Subsection 15 (6) of Ontario Regulation 550/85, as made by section 1 of Ontario Regulation 269/87, is amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding thereto the following clause:

(c) Weechi-it-te-win Family Services Inc.

(2936)

49

CEMETERIES ACT

O. Reg. 625/87.

Closings and Removals.

Made—November 18th 1987.

Filed—November 20th, 1987.

**REGULATION TO AMEND
REGULATION 89 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
CEMETERIES ACT**

1. Section 2 of Regulation 89 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 189/87, is revoked and the following substituted therefor:

2. It is directed that the bodies buried in the cemeteries described in Schedules 18, 19, 21, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 36, 37, 39, 41, 42, 43, 44, 45, 46, 47, 48, 51, 52, 54 and 55 be removed. O. Reg. 625/87, s. 1.

2. Section 4 of the said Regulation, as remade by section 1 of Ontario Regulation 109/87, is revoked and the following substituted therefor:

4. The cemeteries described in Schedules 32, 33, 53 and 55 are exempt from the advertising provisions of section 59 of the Act. O. Reg. 625/87, s. 2.

3. The said Regulation is amended by adding thereto the following Schedule:

Schedule 55

ROBSON ROAD BURIAL SITE

That parcel of land situate in the Town of Leamington in the County of Essex, shown as Part 3 on a plan registered in the Land Registry Office for the Land Titles Division of Essex (No. 12) as Reference Plan 12R-8172. O. Reg. 625/87, s. 3.

(2937)

49

ENERGY ACT

O. Reg. 626/87.

Oil Pipeline Systems.

Made—November 18th, 1987.

Filed—November 20th, 1987.

REGULATION MADE UNDER THE
ENERGY ACT

OIL PIPELINE SYSTEMS

1. In this Regulation,

“oil” means crude oil, liquid petroleum products, natural gasoline, natural gas liquids, liquefied petroleum gas and any condensate resulting from the production, processing or refining of hydrocarbons;

“pressurized wetted part” means any component of a pipeline system that is in direct contact with hydrocarbons contained by the pipeline;

“professional engineer” means a person who is a member or licensee of the Association of Professional Engineers of the Province of Ontario. O. Reg. 626/87, s. 1.

2.—(1) The Standard issued by the Canadian Standards Association entitled Oil Pipeline Systems CAN3-Z183-M86 and the standards, specifications, codes and publications set out therein as reference publications in so far as they apply to the said Standard are adopted as part of this Regulation with the following changes:

1. Clause 1.1.3 is amended by adding thereto the following items:

(i) Gathering lines;

(j) Multiphase fluids; and

(k) Oil field water injection.

2. The definitions of “High Vapour Pressure (HVP) Pipeline” and “Low Vapour Pressure (LVP) Pipeline” in clause 3.1 are revoked and the following substituted therefor:

“High Vapour Pressure (HVP) Pipeline” means a pipeline that transports hydrocarbons or hydrocarbon mixtures in the liquid or quasi-liquid state with a vapour pressure in excess of 180 KPa (abs.) at 38°C;

“Low Vapour Pressure (LVP) Pipeline” means a pipeline that transports hydrocarbons or hydrocarbon mixtures in the liquid state with a vapour pressure of 180 KPa (abs.) or less at 38°C.

3. Clause 5.2.2.1.2 is revoked and the following substituted therefor:

5.2.2.1.2 The nominal wall thickness of the pipe shall be not less than that permitted by CSA Standard CAN 3-Z245.1.

5.2.2.1.3 No pipe having a D/t ratio greater than 100 shall be used in the construction of a

pipeline unless the pipe is approved by the Director.

5.2.2.1.4 A design factor of 0.576 or less shall be used in the design formula in clause 5.2.2.1.1 for steel pipe that transports HVP liquids in Zone 1 that,

- (a) is supported by a vehicular, pedestrian, railway or pipeline bridge;
- (b) is used in any fabricated assembly including main line valve assemblies, cross-connections and river crossing headers or within five pipe diameters in any direction from the last fitting of a fabricated assembly, except in the case of a transition piece or an elbow used in place of a pipe bend that is not part of a fabricated assembly; or
- (c) crosses or is contained within the right of way of a hard surfaced road, a highway or a street, without protective measures as outlined in clause 5.1.2.1.

4. Part 6 is amended by adding thereto the following clause:

6.2.8.2.4 All welds in HVP pipelines shall be

radiographically inspected for 100% of the circumference of the pipeline.

5. Clauses 8.5.1.1 and 8.5.1.2 are revoked and the following substituted therefor:

8.5.1.1 The maximum operating pressure at any point shall not exceed the lesser of design pressure and 80% of the strength test pressure.

8.5.1.2 The maximum pressure at any point shall not exceed the lesser of 110% of the design pressure and 88% of the strength test pressure.

6. Clauses 8.5.2.1 and 8.5.2.2 are revoked and the following substituted therefor:

8.5.2.1 The maximum operating pressure at any point shall not exceed the lesser of design pressure and 64% of the strength test pressure.

8.5.2.2 The maximum pressure at any point shall not exceed the lesser of 110% of the design pressure and 70.4% of the strength test pressure.

7. Table 8.1 is revoked and the following substituted therefor:

8. Part 10 is amended by adding thereto the following clauses:

10.12.7 An operating company shall inform the appropriate local authorities including the police and fire departments with respect to the hazards associated with the high vapour pressure pipeline.

10.12.7.1 An operating company shall jointly prepare with the appropriate local authorities contingency plans for evacuating people from the vicinity of a pipeline under emergency conditions.

10.13.5 Main line block valves that might be used under emergency conditions shall be inspected and partially operated at least once each calendar year such that the interval between inspections does not exceed fifteen months.

10.18.4 Where a zone location changes under clause 10.18, the operating company shall inform the Director in writing within thirty days of the annual inspection carried out under clause 10.18.2.

10.18.5 When an operating company proposes to change any of its oil pipeline transportation system facilities from LVP to HVP service, it shall forthwith forward in writing to the Director details of its proposal, including the results of a survey for population density and a list of the work necessary to upgrade the system for HVP service.

9. Clause 10.17.1 is amended by adding thereto the following items:

- (e) maintain warning signs and markers along the pipeline right of way;
- (f) maintain fences around above ground pipeline facilities; and
- (g) empty tanks and purge them of hazardous vapours.

(2) Where there is a conflict between a standard, specification, code or publication adopted in subsection (1) and this Regulation, this Regulation shall prevail. O. Reg. 626/87, s. 2.

3. No person shall design, construct, erect, alter, install, test or remove a pipeline system for the transportation of oil except in accordance with the Standard adopted under section 2 of this Regulation. O. Reg. 626/87, s. 3.

4. Every operating company shall, where the Director has reason to believe an unsafe condition

exists in a pipeline, uncover any part of the pipeline at the written request of the Director. O. Reg. 626/87, s. 4.

5.—(1) Every operating company shall file with the Director a manual that sets out its standard practices and procedures.

(2) Every operating company shall review the manual referred to in subsection (1) at least once annually, make the revisions necessary to reflect new technology and changes in the company's standard practices and procedures and inform the Director in writing of any revisions.

(3) The standard practices and procedures required under subsection (1) and the revisions required under subsection (2) shall be certified by a professional engineer as conforming to this Regulation.

(4) The practices and procedures referred to in subsection (1) and the revisions referred to in subsection (2) shall be in compliance with this Regulation.

(5) Every operating company shall operate in accordance with its manual of standard practices and procedures. O. Reg. 626/87, s. 5.

6. Every operating company shall on or before the sixtieth day of its fiscal year file with the Director in writing a general description of the pipelines it proposes to install during the fiscal year including, where known, the diameter, length, operating pressure and location of each pipeline. O. Reg. 626/87, s. 6.

7. When radiographic examination is required by the Standard adopted under section 2, the results of the examination shall be kept for at least six years after the pipeline is initially activated. O. Reg. 626/87, s. 7.

8.—(1) Every operating company shall investigate every explosion, fire, oil spill or leak that occurs at the facilities operated by the company that results in,

- (a) the death of any person;
- (b) an injury to a person that results in the hospitalization of the person; or
- (c) property damage that exceeds \$10,000.

(2) In addition to the situations referred to in subsection (1), the operating company shall investigate any accident affecting a pressurized wetted part at their facilities that is not attributable to normal wear and tear of the equipment.

(3) An operating company that is required to investigate an accident under subsection (1) or (2) shall notify an inspector forthwith of the accident and shall provide a preliminary report of the accident to the Director within twenty-four hours or the next business day of the accident.

(4) The preliminary report referred to in subsection (3) shall contain details with respect to the nature, location, date and time of the accident.

(5) After an investigation by the operating company is carried out, the operating company shall submit a written report to the Director that sets out,

- (a) the nature of the accident;
- (b) the cause of the accident;
- (c) a description of the damage caused by the accident;
- (d) the substance being handled at the time of the accident;
- (e) where a component is involved in an accident, the pressure inside the component at the time of the accident;
- (f) a description of the events leading up to and following the accident;
- (g) the names of any witnesses;
- (h) any comments that in the opinion of the operating company are relevant to a complete understanding of the accident; and
- (i) the steps taken to prevent a recurrence of the accident. O. Reg. 626/87, s. 8.

9. Where a pipeline to be used by an operating company is designed, installed, tested or replaced, a professional engineer employed or retained by the operating company shall certify that the design, installation, testing or replacement of the pipeline has been made in accordance with this Regulation. O. Reg. 626/87, s. 9.

10.—(1) An application for a licence to transmit oil by a pipeline system or a renewal thereof shall be made to the Director.

(2) The fee payable on an application for a licence to transmit oil by pipeline or a renewal thereof is \$500.

(3) Every licence or renewal thereof expires on the date shown thereon.

(4) An operating company whose transmission pipeline system is less than 20 kilometres in length is exempt from the requirements of section 12 of the Act and this section. O. Reg. 626/87, s. 10.

11. Section 17 of the Act does not apply to a person who is a professional engineer. O. Reg. 626/87, s. 11.

12. Regulation 291 of Revised Regulations of Ontario, 1980 and Ontario Regulations 104/81 and 754/84 are revoked.

(2938)

49

ENERGY ACT

O. Reg. 627/87.

Gas Pipeline Systems.

Made—November 18th, 1987.

Filed—November 20th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 450/84 MADE UNDER THE ENERGY ACT

1. Subsection 2 (1) of Ontario Regulation 450/84 is revoked and the following substituted therefor:

(1) The Standard issued by the Canadian Standards Association entitled Gas Pipeline Systems CAN/CSA Z184-M86 and the standards, specifications, codes and publications set out therein as reference publications in so far as they apply to the said Standard are, except as provided in subsection (3), adopted as part of this Regulation with the following changes:

1. Clause 1.3 is amended by adding thereto the following clause:

(M) Digester gas or gas from landfill sites.

2. The definition of "gas" in Clause 3 is revoked and the following substituted therefor:

"gas" means any gas or mixture of gases suitable for domestic or industrial fuel that is conveyed to the user through a pipeline.

3. Table 8.1 is revoked and the following substituted therefor:

TABLE 8.1

Pressure Test Requirements for Steel Pipelines Systems Intended to Operate at Hoop Stresses of 30 Per Cent or More of the Specified Minimum Yield Strength*				
1	2	3	4	5
Class Location	Permissible Test Medium	Prescribed Test Pressure Minimum	Prescribed Test Pressure Maximum	Maximum Allowable Operating Pressure (Lesser of)
1	(a) Approved Liquid (b) Air or Gas	1.25 × m.o.p. 1.25 × m.o.p.	Clause 8.8.3 1.25 × d.p.	t.p./1.25 or d.p. t.p./1.25 or d.p.
2	(a) Approved Liquid (b) Air or Gas	1.25 × m.o.p. 1.25 × m.o.p.	Clause 8.8.3 1.25 × d.p.	t.p./1.25 or d.p. t.p./1.25 or d.p.
3	(a) Approved Liquid (b) Air or Gas **	1.40 × m.o.p.	Clause 8.8.3	t.p./1.40 or d.p.
4	(a) Approved Liquid (b) Air or Gas **	1.40 × m.o.p.	Clause 8.8.3	t.p./1.40 or d.p.

*This Table brings out the relationship between test pressures and maximum allowable operating pressure subsequent to the test. If an operating Company decides that the maximum operating pressure will be less than the design pressure, a corresponding reduction in prescribed test pressure may be made as indicated in Column 3. However, if the reduced test pressure is used, the maximum operating pressure cannot later be raised to the design pressure without retesting the pipeline to the test pressure prescribed in Column 4. (See Clauses 3.1 and 5.9.1.)

**See Clause 8.7.1.5.

NOTES:

(1) m.o.p. = maximum operating pressure (not necessarily the maximum allowable operating pressure).

(2) d.p. = design pressure.

(3) t.p. = test pressure.

O. Reg. 627/87, s. 1.

2. Section 4 of the said Regulation is amended by adding thereto the following subsection:

(4) Where the upgrading results in an operating stress level in the pipeline that is greater than 30 per cent of the specified minimum yield strength, the certification by a professional engineer referred to in subsection (3) shall be filed with the Director.
O. Reg. 627/87, s. 2.

3. Section 6 of the said Regulation is amended by adding thereto the following subsection:

(4) Every operating company shall operate in accordance with its manual of standard practices.
O. Reg. 627/87, s. 3.

4. Section 9 of the said Regulation is revoked and the following substituted therefor:

9. Plastic pipe and plastic fittings that are used in a pipeline shall be certified by the Canadian Gas Association, the Canadian Standards Association or the Underwriters' Laboratories of Canada as conforming to the Can 3-B137.4-M86 Polyethylene Piping Systems for Gas Services. O. Reg. 627/87, s. 4.

5. Clauses 12 (2) (a) and (b) of the said Regulation are revoked and the following substituted therefor:

(a) does not exceed 14,000,000 cubic metres, \$200; or

(b) exceeds 14,000,000 cubic metres, \$500.

6. Clauses 13 (2) (b) to (e) of the said Regulation are revoked and the following substituted therefor:

(b) exceeds 14,000,000 cubic metres but does not exceed 280,000 cubic metres, \$30;

(c) exceeds 280,000 cubic metres but does not exceed 2,800,000 cubic metres, \$75;

(d) exceeds 2,800,000 cubic metres but does not exceed 14,000,000 cubic metres, \$250; or

(e) exceeds 14,000,000 cubic metres, \$500.

7. Subsections 14 (2), (6), (7), (8) and (9) of the said Regulation are revoked and the following substituted therefor:

(2) The fee payable on an application for an initial certificate to be issued under this section or for a renewal thereof is \$25 and is non-refundable. O. Reg. 627/87, s. 7, *part*.

(6) Where an applicant does not pass an examination required by the Director under subsection (5), the applicant may not make another application until a period of thirty days has elapsed from the date of the examination and the fee on a subsequent application is \$25 and is non-refundable.

(7) The holder of a certificate shall notify the Director of any change of the holder's address within six days after the change.

(8) Where a person's certificate is lost or destroyed, the Director shall, upon request and payment of a \$10 fee, issue a duplicate certificate.

(9) Where the name of the holder of a certificate is changed, the Director shall, upon receipt of proof of the name change and payment of a \$10 fee, issue a certificate in the new name. O. Reg. 627/87, s. 7, *part*.

(2939)

49

GAME AND FISH ACT

O. Reg. 628/87.

Furs.

Made—November 18th, 1987.

Filed—November 20th, 1987.

**REGULATION TO AMEND
REGULATION 415 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1.—(1) Subsection 12 (1) of Regulation 415 of Revised Regulations of Ontario, 1980, as remade by section 8 of Ontario Regulation 203/82 and amended by section 1 of Ontario Reg-

ulation 519/85, is revoked and the following substituted therefor:

(1) A licence issued to a person to buy pelts at The Wildlife Conservation and Fur Marketing Federation at the City of North Bay in the Territorial District of Nipissing or at Hudson's Bay Fur Sales Canada Inc. in the City of Etobicoke in The Municipality of Metropolitan Toronto shall be in Form 4 and shall be issued without payment of a fee. O. Reg. 628/87, s. 1 (1).

(2) Subsections 12 (5) and (6) of the said Regulation, as made by section 8 of Ontario Regulation 203/82 and amended by section 1 of Ontario Regulation 519/85, are revoked and the following substituted therefor:

(5) No holder of a licence in Form 4 shall sell at Hudson's Bay Fur Sales Canada Inc. in the City of Etobicoke pelts bought by the holder at The Wildlife Conservation and Fur Marketing Federation at the City of North Bay in the Territorial District of Nipissing.

(6) No holder of a licence in Form 4 shall sell at The Wildlife Conservation and Fur Marketing Federation at the City of North Bay in the Territorial District of Nipissing pelts bought by the holder at Hudson's Bay Fur Sales Canada Inc. in the City of Etobicoke. O. Reg. 628/87, s. 1 (2).

2. Form 4 of the said Regulation, as remade by section 3 of Ontario Regulation 519/85, is amended by striking out "The Ontario Trappers Association Fur Sales Service" wherever it appears and inserting in lieu thereof "The Wildlife Conservation and Fur Marketing Federation" and by striking out "Hudson's Bay Company Fur Sales Canada Limited" wherever it appears and inserting in lieu thereof "Hudson's Bay Fur Sales Canada Inc.".

(2940)

49

GAME AND FISH ACT

O. Reg. 629/87.

Hunting Licences.

Made—November 18th, 1987.

Filed—November 20th, 1987.

**REGULATION TO AMEND
REGULATION 420 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1. The definition of "operator of a tourist establishment" in subsection 16a (1) of Regulation 420 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 27/87 and amended by subsection 3 (2) of Ontario Regulation 499/87, is revoked and the following substituted therefor:

"operator of a tourist establishment" includes a person who has provided to non-resident hunters in at least one of the three years immediately before the coming into force of this section,

- (a) accommodation in a farm vacation house, on a house boat or on lands of an Indian band,
- (b) non-resident black bear guiding or baiting services,
- (c) air transportation to a hunting outpost site and customary services to non-resident black bear hunters, where the air carrier is licensed by the Canadian Transport Commission and Transport Canada;

(2441)

49

Publications Under The Regulations Act

December 12th, 1987

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 630/87.

Designation of Area of Development
Control.

Made—November 4th, 1987.

Filed—November 24th, 1987.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1.—(1) Paragraph 10 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 666/83, is revoked and the following substituted therefor:

10. In the Township of Artemesia in the County of Grey described as follows:

- i. Beginning at the intersection of the northerly boundary of the Township of Artemesia and the northerly prolongation of the easterly limit of Lot 28 in Concession XIV;

Thence southerly to and along the easterly limit of Lot 28 in concessions XIV, XIII and XII to the southeasterly angle of Lot 28 in the said Concession XII;

Thence westerly along the southerly limit of that Lot to the high water mark of the bay of Eugenia Lake;

Thence westerly, southerly and southeasterly following the high water mark of the said bay to the easterly limit of Lot 27 in Concession XI;

Thence southerly along the said easterly limit to the westerly high water mark of Eugenia Lake;

Thence southerly along the said westerly high water mark to the southerly limit of the said Concession;

Thence westerly along the southerly limit of the said Concession to the southeasterly angle of Lot 25;

Thence southerly to and along the westerly limit of Alma Street in the Town Plot of Eugenia to the southerly limit of Napoleon Street;

Thence easterly along the said southerly limit to the easterly limit of Cardigan Street;

Thence southerly and parallel with the easterly limit of Inkerman Street to the northerly limit of South Street of the said Town Plot;

Thence westerly along the said limit to a point due north of the northwesterly angle of Lot 27 in Concession VIII;

Thence southerly to and along the westerly limit of Lot 27 in concessions VIII and VII to the northerly limit of the King's Highway Number 4;

Thence westerly along the northerly limit of the said King's Highway to the southwesterly limit of Concession II East of Toronto Sydenham Road;

Thence northwesterly along the southwesterly limit of the Concession to the westerly angle of Lot 142;

Thence northeasterly along the northwesterly limit of that Lot to the northerly angle of that Lot;

Thence northeasterly crossing the road allowance between concessions II and III East of Toronto Sydenham Road to the southerly angle of Lot 141 in the said Concession III;

Thence northwesterly along the southwesterly limit of that Lot to the westerly angle of that Lot;

Thence northeasterly along the northwesterly limit of that Lot to the easterly limit of Vandeleur Sideroad;

Thence northerly along the easterly limit of the said Sideroad to the southwesterly limit of Lot 21 in Concession VIII;

Thence northwesterly along the southwesterly limit of Lot 21 in concessions VIII and IX to the easterly limit of the road allowance between lots 20 and 21;

Thence northerly along the easterly limit of the said road allowance to the northerly boundary of the Township of Artemesia;

Thence easterly along the said northerly boundary to the place of beginning.

(2) Paragraph 15 of the said Schedule, as remade by section 1 of Ontario Regulation 667/83, is revoked and the following substituted therefor:

15. In the Township of Keppel in the County of Grey, being composed of the lands described as follows:

- i. Beginning at the intersection of the easterly boundary of the Township of Keppel and the northeasterly limit of Oliphant Road;

Thence northwesterly along that northeasterly limit to the northwesterly limit of Lot 2 in Concession I North of Oliphant Road;

Thence northeasterly along that northwesterly limit to the northerly angle of that Lot 2;

Thence northwesterly along the northeasterly limit of lots 3 and 4 of the said Concession to the northerly angle of that Lot 4;

Thence northeasterly along the northwesterly limit of Lot 4 in Concession II North of Oliphant Road to the northerly angle of that lot;

Thence northwesterly along the northeasterly limit of the said Concession to intersect the southerly prolongation of the westerly limit of Lot 27 in Concession VIII;

Thence northerly to and along that westerly limit to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of that Lot to the northeasterly angle of that Lot;

Thence northerly along the easterly limit of Lot 27 in Concession IX to the northeasterly angle of that Lot;

Thence westerly along the northerly limit of lots 27, 26 and 25 in the said Concession to the northwesterly angle of that Lot 25;

Thence northerly to and along the easterly limit of Lot 24 in Concession X to the north-easterly angle of that Lot;

Thence westerly along the northerly limit of that Lot to the northwesterly angle of that Lot;

Thence northerly along the westerly limit of Lot 24 in Concession XI to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of lots 24 and 25 in the said Concession to the northeasterly angle of Lot 25;

Thence easterly crossing the road allowance between lots 25 and 26 to the northwesterly angle of Lot 26 in Concession XI;

Thence northerly to and along the westerly limit of Lot 26 in concessions XII, XIII, XIV, XV, XVI and XVII to the northwesterly angle of Lot 26 in Concession XVII;

Thence westerly to and along the northerly limit of Lot 25 in the said Concession to the northwesterly angle of that Lot;

Thence northerly to and along the westerly limit of Lot 25 in Concession XVIII to the northerly limit of the southerly half of that Lot;

Thence easterly along the said northerly limit and the said northerly limit prolonged easterly to the easterly limit of the road allowance between lots 25 and 26;

Thence northerly along the easterly limit of the said road allowance to the southwesterly angle of Lot 26 in Concession XX;

Thence westerly to and along the southerly limit of lots 25, 24 and 23 in the said Concession to the southwesterly angle of that Lot 23;

Thence northerly along the westerly limit of Lot 23 in concessions XX and XXI to the northerly limit of the southerly half of Lot 23 in Concession XXI;

Thence easterly along the said northerly limit to the easterly limit of Lot 23;

Thence northerly along that easterly limit to the northeasterly angle of Lot 23;

Thence easterly along the northerly limit of lots 24 and 25 in the said Concession to the northwesterly angle of Lot 25;

Thence northerly to and along the westerly limit of Lot 26 in Concession XXII to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of Lot 26 to the northeasterly angle of that Lot;

Thence northerly along the westerly limit of Lot 27 in Concession XXII to the northerly limit of the southerly half of that Lot;

Thence easterly along the northerly limit of the southerly halves of lots 27 and 28 in the said Concession to the easterly limit of Lot 28;

Thence northerly along the easterly limit of Lot 28 in concessions XXIII, XXIV and XXV to the northerly limit of the said Concession XXV;

Thence westerly along the northerly limit of the said Concession to the northeasterly angle of Lot 20 in the said Concession;

Thence southerly along the easterly limit of Lot 20 to the southeasterly angle of that Lot;

Thence westerly along the northerly limit of lots 20, 19, 18 and 17 in Concession XXIV to the northwesterly angle of Lot 17;

Thence southerly along the westerly limit of Lot 17 to the southerly limit of the northerly half of that Lot;

Thence westerly along the southerly limit of the northerly halves of lots 16 and 15 in the said Concession to the westerly limit of Lot 15;

Thence southerly along that westerly limit to the southwestery angle of Lot 15;

Thence westerly along the southerly limit of the said Concession to the easterly limit of the unnamed road in the middle of Lot 11 in Concession XXIII;

Thence northerly along the easterly limit of the said road to the southeasterly limit of the Jones Range;

Thence southwestery along the southeasterly limit of the Jones Range to the easterly boundary of the Town of Wiarton;

Thence northwestery following the boundaries between the Township of Keppel and the said Town to the southeasterly shore of Georgian Bay;

Thence northeasterly along the said south-easterly shore to the southwestery limit of Lot 9 in the said Jones Range;

Thence southeasterly along that southwestery limit to the southeasterly limit of Middle Road, also known as County Road Number 26;

Thence northeasterly along the said south-easterly limit to the westerly limit of Lot 23 in the Colpoy's Range;

Thence northerly along that westerly limit to the southerly shore of Georgian Bay;

Thence northeasterly along the said southerly shore to the northerly prolongation of the westerly limit of the said County Road in Lot 27 in the Colpoy's Range;

Thence southerly along the said prolongation to the southerly limit of the said County Road;

Thence easterly along the said southerly limit to the westerly limit of Lot 32 in the said Range;

Thence southerly along the westerly limit of Lot 32 to a point distant 800 metres measured northerly from the southwestery angle of that Lot;

Thence southeasterly and parallel with the southwestery limit of the Colpoy's Range to the westerly limit of Lot 37 in the said Range;

Thence southerly along that westerly limit to a point distant 500 metres measured northerly from the southwestery angle of that Lot;

Thence easterly and parallel with the southerly limit of the said Range to the easterly limit of Lot 40 in the said Range;

Thence southerly along the easterly limit of Lot 40 in the Colpoy's Range and in Concession XXV 700 metres more or less to the southerly limit of an unnamed road;

Thence southeasterly following the southerly and westerly limits of the said road to the southeasterly angle of Lot 45 in Concession XXII;

Thence westerly along the southerly limit of that Lot to intersect the northerly prolongation of the easterly limit of Lot 44 in Concession XXI;

Thence southerly to and along the easterly limit of that Lot to the southeasterly angle of that Lot;

Thence westerly along the southerly limit of the said Concession to the southeasterly angle of Lot 39;

Thence southerly along the easterly limit of Lot 39 in Concession XX to the centre line of the said Concession;

Thence westerly along the said centre line to the westerly limit of the road allowance between lots 35 and 36;

Thence southerly along the westerly limit of the said road allowance to the southeasterly angle of Lot 35 in Concession XVII;

Thence westerly along the southerly limit of that Lot to the southwesterly angle of that Lot;

Thence southerly along the easterly limit of Lot 34 in concessions XVI and XV to the southeasterly angle of Lot 34 in Concession XV;

Thence southerly along the southerly prolongation of the easterly limit of that Lot to intersect the easterly boundary of the Township of Keppel;

Thence southerly along the said easterly boundary to the place of beginning.

- ii. Beginning at the northwesterly angle of Lot 2 in Concession XXI of the Township of Keppel;

Thence easterly along the northerly limit of lots 2, 3 and 4 in the said Concession to the northeasterly angle of Lot 4;

Thence southerly along that easterly limit to the southerly limit of the northerly half of Lot 4;

Thence westerly along the southerly limit of the northerly halves of lots 4, 3 and 2 to the westerly limit of Lot 2;

Thence northerly along the westerly limit of that Lot to the place of beginning.

JOHN EAKINS

Minister of Municipal Affairs

Dated at Toronto, this 4th day of November, 1987.

(2943)

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RETAIL SALES TAX ACT

O. Reg. 631/87.

General.

Made—November 18th, 1987.

Filed—November 25th, 1987.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

1. Subsection 19 (1) of Regulation 904 of Revised Regulations of Ontario, 1980, as remade by section 4 of Ontario Regulation 591/84, is revoked and the following substituted therefor:

(1) The Minister may rebate to the governing body of a religious, charitable or benevolent organization, in respect of tangible personal property that enters into and becomes part of a building or structure of such organization, an amount calculated as provided in subsection (2) or (3), as the case may be.

(1a) Subsection (1) does not apply with respect to a building or structure that,

- (a) is a university;
- (b) is a school, as defined in subparagraph i, ii or iii of paragraph 53 of section 1;
- (c) is a hospital or nurses' residence; or
- (d) is owned, or upon completion will be owned, by a municipality or local board. O. Reg. 631/87, s. 1.

(2946)

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SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

O. Reg. 632/87.

General.

Made—November 18th, 1987.

Filed—November 25th, 1987.

REGULATION TO AMEND REGULATION 915 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

- 1.—(1) Subsection 3 (1) of Regulation 915 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 587/81, section 2 of Ontario Regulation 300/83, section 1 of Ontario Regulation 25/84, subsec-

tion 2 (1) of Ontario Regulation 410/86, subsection 1 (1) of Ontario Regulation 620/86 and subsections 1 (1) and (2) of Ontario Regulation 216/87, is further amended by striking out "and" at the end of clause (i), by adding "and" at the end of clause (j) and by adding thereto the following clause:

(k) a business activity that involves the provision of a business service to a commercial enterprise, other than the provision of a business service to an enterprise that is an associate or affiliated corporation of the small business, is a prescribed business activity.

(2) Section 3 of the said Regulation, as amended by section 1 of Ontario Regulation 587/81, section 2 of Ontario Regulation 300/83, section 1 of Ontario Regulation 25/84, section 2 of Ontario Regulation 410/86, section 1 of Ontario Regulation 620/86 and section 1 of Ontario Regulation 216/87, is further amended by adding thereto the following subsections:

(10) For the purposes of clause 3 (1) (k),

"business service" includes an activity involving the provision of labour or of labour and materials that benefits a commercial enterprise, but does not include,

(a) a service,

(i) to or for the personal benefit of an individual, or

(ii) for or by a corporation that is or has been registered as a small business development corporation, and

(b) food, travel, entertainment, social and recreational services unless the services are necessary or incidental to the principal activity of the commercial enterprise;

"commercial enterprise" includes a non-profit organization, a government and a government agency.

(11) Where the services referred to in clause (b) of the definition of "business service" in subsection (10) are provided as a benefit to any employee of the commercial enterprise under a contract, agreement, collective agreement or arrangement governing that person's employment relationship, the services shall not be considered to be necessary or incidental to the principal activity of the commercial enterprise. O. Reg. 632/87, s. 1 (2).

(2947)

NURSING HOMES ACT

O. Reg. 633/87.

General.

Made—November 18th, 1987.

Filed—November 26th, 1987.

REGULATION TO AMEND REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NURSING HOMES ACT

1. Schedule 1 to Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 2 of Ontario Regulation 299/87, is amended by adding thereto the following items:

Item Nursing Home

2. Atikokan General Hospital (nursing home unit)
3. Dryden District General Hospital (nursing home unit)
4. Geraldton District Hospital (nursing home unit)

(2973)

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RENTAL HOUSING PROTECTION ACT, 1986

O. Reg. 634/87.

General.

Made—November 26th, 1987.

Filed—November 27th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 434/86 MADE UNDER THE RENTAL HOUSING PROTECTION ACT, 1986

1. Subparagraph i of paragraph 1 of subsection 8 (1) of Ontario Regulation 434/86, as remade by section 2 of Ontario Regulation 487/87, is amended by striking out "or" in the third line and inserting in lieu thereof "and".

50 (2974)

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**RENTAL HOUSING PROTECTION
ACT, 1986**

O. Reg. 635/87.

General.

Made—November 26th, 1987.

Filed—November 27th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 434/86
MADE UNDER THE
RENTAL HOUSING PROTECTION
ACT, 1986**

**1. Schedule 2 to Ontario Regulation
434/86 is amended by adding thereto
the following paragraph:**

20. That parcel of land known municipally as 88 and 92 Indian Grove, 501, 503, 505, 507, 509, 511, 513, 515, 517, 519 and 521 Parkside Drive and 1709 Bloor Street West in the City of Toronto described as parts 1, 2, 3, 4 and 5 on Plan 63R-3562 deposited in the Land Registry Office for the Registry Division of Toronto (No. 63).

(2975)

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Publications Under The Regulations Act

December 19th, 1987

GAME AND FISH ACT

O. Reg. 636/87.

Hunting on Designated Crown Land
and in Provincial Parks.

Made—November 26th, 1987.

Filed—November 30th, 1987.

REGULATION TO AMEND REGULATION 422 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Section 5 of Regulation 422 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 624/84, is amended by striking out "Cyprus Lake Provincial Park" in the sixth line.
2. This Regulation comes into force on the 1st day of December, 1987.

(2977)

51

GAME AND FISH ACT

O. Reg. 637/87.

Prohibition of Hunting and Possession
of Fire-Arms.

Made—November 26th, 1987.

Filed—November 30th, 1987.

REGULATION MADE UNDER THE GAME AND FISH ACT

PROHIBITION OF HUNTING AND POSSESSION OF FIRE-ARMS

I. No person shall,

(a) possess a fire-arm, except where the fire-arm
is unloaded and encased; or

(b) use a fire-arm,

for the purpose of hunting on those lands known immediately before the 1st day of December, 1987 as Cyprus Lake Provincial Park or Fathom Five Provincial Park. O. Reg. 637/87, s. 1.

2. This Regulation comes into force on the 1st day of December, 1987.

(2978)

51

GAME AND FISH ACT

O. Reg. 638/87.

Wildlife Management Units.

Made—November 26th, 1987.

Filed—November 30th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 155/82 MADE UNDER THE GAME AND FISH ACT

1. The description of Wildlife Management Unit 83A as set out in the Schedule to Ontario Regulation 155/82, as remade by subsection 1 (1) of Ontario Regulation 509/84, is amended by striking out the last paragraph and inserting in lieu thereof:

Except Griffith Island in the Township of Keppel, Hay Island in the Township of Albemarle and all those lands known immediately before the 1st day of December, 1987 as Cyprus Lake Provincial Park and Fathom Five Provincial Park.

2. This Regulation comes into force on the 1st day of December, 1987.

(2979)

PROVINCIAL PARKS ACT

O. Reg. 639/87.
Designation of Parks.
Made—November 26th, 1987.
Filed—November 30th, 1987.

REGULATION TO AMEND
REGULATION 821 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT

1. Schedule 94 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 is revoked.
2. Schedule 102 of Appendix B to the said Regulation, as remade by section 2 of Ontario Regulation 154/83, is revoked.
3. This Regulation comes into force on the 1st day of December, 1987.

(2980) 51

PROVINCIAL PARKS ACT

O. Reg. 640/87.
General.
Made—November 26th, 1987.
Filed—November 30th, 1987.

REGULATION TO AMEND
REGULATION 822 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT

1. Item 8 of the Table to subsection 25 (2) of Regulation 822 of Revised Regulations of Ontario, 1980, as remade by section 5 of Ontario Regulation 500/87, is revoked.
2. Section 28 of the said Regulation is revoked.

3. Clause 29 (1) (e) of the said Regulation is revoked.
4. This Regulation comes into force on the 1st day of December, 1987.

(2981) 51

UPHOLSTERED AND STUFFED
ARTICLES ACT

O. Reg. 641/87.
General.
Made—November 26th, 1987.
Filed—November 30th, 1987.

REGULATION TO AMEND
REGULATION 940 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
UPHOLSTERED AND STUFFED
ARTICLES ACT

1. Subsection 2 (3) of Regulation 940 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 294/83, is revoked and the following substituted therefor:

(3) Every registration lapses on the anniversary of the date on which it was granted unless the prescribed application for renewal of registration in Form 9, together with the prescribed fee, is filed with the Registrar before that date. O. Reg. 641/87, s. 1.

2. Subsection 3 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Every home hobby or craft operator shall file with the Registrar at the time of application for renewal of registration under subsection 2 (3) a statement that indicates the number of stuffed articles manufactured during the past registration period. O. Reg. 641/87, s. 2.

3. Form 9 of the said Regulation, as remade by section 7 of Ontario Regulation 294/83 and amended by section 3 of Ontario Regulation 621/84 and section 6 of Ontario Regulation 352/86, is revoked and the following substituted therefor:

Form 9 / Formulaire 9

Upholstered and Stuffed Articles Act / Loi sur les articles rembourrés

Detach and return this portion with your fee / Detacher cette section et envoyer la avec les droits

Application for Renewal of Registration

Demande de renouvellement de l'enregistrement

Name & Address Change / Changement de nom et d'adresse

Check nature of business / Genre d'entreprise (cocher)

Schedule of Fees / Tarifs

Manufacturer / ☐
Fabricant
Renovator / ☐
Rénovateur

Home Hobby or Craft Operator ☐
Artisan ou exploitant à domicile

I have manufactured _____ stuffed articles
J'ai fabriqué _____ articles rembourrés
during the past registration period.
au cours de la dernière période d'enregistrement.

For the manufacture of: nombre d'articles fabriqués:
less than 100 articles / moins de 100 articles
100 or more but less than 500 articles / de 100 à 499 articles
500 or more but less than 1000 articles / de 500 à 999 articles

Date: _____

Signed /
Signature _____

Please remit cheque or money order payable to the Treasurer of Ontario
Envoyer un chèque ou un mandat libellé à l'ordre du trésorier de l'Ontario

To: Ministry of Consumer and Commercial Relations
Revenue Office
Au: Ministère de la Consommation et du Commerce
Bureau des recettes
555 Yonge Street, Toronto, Ontario, Canada M7A 2H6

O. Reg. 641/87, s. 3.

4. Form 10 of the said Regulation, as remade by section 7 of Ontario Regulation 294/83 and amended by section 7 of Ontario Regulation 352/86, is revoked.

(2982)

51

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 642/87.

Indian Bands.

Made—November 26th, 1987.

Filed—November 30th, 1987.

REGULATION TO AMEND
REGULATION 442 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE
ACT

1. The Schedule to Regulation 442 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following items:

97. Deer Lake Band

98. North Spirit Lake Band

(2983)

51

2139

ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 643/87.

Determination of Apportionments and Levies, 1987.

Made—November 18th, 1987.

Filed—December 2nd, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 501/87
MADE UNDER THE
ONTARIO UNCONDITIONAL
GRANTS ACT

1. Clause 11 (4) (c) of Ontario Regulation 501/87 is revoked and the following substituted therefor:

(c) the dollar change obtained by subtracting the dollar amount obtained in clause (b) from that determined under clause (a).

2. Clause 23 (3) (c) of the said Regulation is revoked and the following substituted therefor:

- (c) the dollar change obtained by subtracting the dollar amount obtained in clause (b) from that determined under clause (a).

(2984) 51

REGIONAL MUNICIPALITY OF DURHAM ACT

O. Reg. 644/87.

Town of Ajax—Representation on Regional Council.

Made—November 18th, 1987.

Filed—December 2nd, 1987.

ORDER IN COUNCIL

R.O.C. 437/87

WHEREAS clause 7 (c) of the *Regional Municipality of Durham Act* provides that two members of the council of the Town of Ajax shall also be members of the Regional Council;

AND WHEREAS the Town of Ajax has been divided into five wards by order of the Ontario Municipal Board, Order M870020 dated the 14th day of May, 1987 and amended on the 2nd day of June, 1987;

AND WHEREAS that part of the King's Highway known as number 401 divides the Town of Ajax into two parts with wards 1 and 2 to the north and wards 3, 4 and 5 to the south;

AND WHEREAS it is considered advisable that an Order be made authorizing the method of electing the two representatives on Regional Council from the Town of Ajax for the purpose of clause 7 (c) of the *Regional Municipality of Durham Act*;

NOW THEREFORE, under the authority of subsection 3 (3) of the *Regional Municipality of Durham Act*, and on the recommendation of the undersigned, the Lieutenant Governor orders that the Town of Ajax shall be represented on Regional Council by,

- (a) the Mayor of Ajax;
- (b) one representative elected from wards 1 and 2 of the Town of Ajax as a member of the council of the Town of Ajax and the Regional Council; and
- (c) one representative elected from wards 3, 4 and 5 of the Town of Ajax as a member of the

council of the Town of Ajax and the Regional Council. O. Reg. 644/87.

Recommended

JOHN EAKINS
Minister of Municipal Affairs

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, November 18, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

(2985)

51

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 645/87.

Designation of Area of Development Control.

Made—November 19th, 1987.

Filed—December 2nd, 1987.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 24 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 182/87, is revoked and the following substituted therefor:

24. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the place of intersection of the easterly boundary of the Town of Ancaster and the southerly limit of Mohawk Road;

Thence westerly along the southerly limit of Mohawk Road to the westerly limit of Lot 54 in Concession II;

Thence northerly along the westerly limit of that Lot 54 to a point distant 97.87 metres measured north 12° 05' 35" west therealong from the northerly limit of Mohawk Road;

Thence south 81° 21' 30" west 15 metres;

Thence north $39^{\circ} 18' 25''$ west 111.7 metres;

Thence north $2^{\circ} 59' 30''$ east 34 metres;

Thence south $87^{\circ} 00' 30''$ east 25 metres;

Thence north $46^{\circ} 02' 45''$ east 60.64 metres;

Thence north $18^{\circ} 02'$ west 30 metres;

Thence north $69^{\circ} 31' 15''$ west 64.94 metres;

Thence north $57^{\circ} 01' 10''$ west 104.25 metres;

Thence north $45^{\circ} 02' 10''$ west 113.2 metres;

Thence north $71^{\circ} 13' 10''$ west 58.26 metres;

Thence north $59^{\circ} 44'$ west 104.74 metres;

Thence north $27^{\circ} 07' 40''$ west 54.23 metres;

Thence north $25^{\circ} 10' 25''$ east 135.11 metres;

Thence north $72^{\circ} 10' 10''$ east 71.51 metres;

Thence north $14^{\circ} 47' 35''$ east 62.51 metres;

Thence north $18^{\circ} 09' 50''$ west 35.73 metres;

Thence north $18^{\circ} 34'$ east 127.28 metres;

Thence north $61^{\circ} 18' 55''$ east 64.22 metres;

Thence south $70^{\circ} 06' 30''$ east 200.75 metres;

Thence south $14^{\circ} 30' 15''$ west 35 metres;

Thence south $88^{\circ} 33' 20''$ east 50.9 metres;

Thence north $76^{\circ} 38' 55''$ east 59.52 metres;

Thence north $77^{\circ} 17' 10''$ east 134.45 metres to a point in the westerly limit of Scenic Drive;

Thence south $12^{\circ} 15' 12''$ east along the westerly limit of Scenic Drive 110.5 metres;

Thence south $2^{\circ} 08' 05''$ east along the westerly limit of the lands of the Ontario Hydro 184.88 metres;

Thence north $77^{\circ} 44' 45''$ east 32.48 metres to the westerly limit of Scenic Drive;

Thence south $12^{\circ} 15' 12''$ east along that westerly limit 36 metres;

Thence south $77^{\circ} 44' 45''$ west 38.91 metres to the westerly limit of the lands of the Ontario Hydro;

Thence south $2^{\circ} 08' 05''$ east along that westerly limit 389.46 metres;

Thence north $80^{\circ} 39' 05''$ east 107.48 metres to the westerly limit of Scenic Drive;

Thence south $12^{\circ} 15' 12''$ east along that westerly limit 50 metres;

Thence south $76^{\circ} 56' 30''$ west 117.54 metres to the westerly limit of the lands of the Ontario Hydro;

Thence south $2^{\circ} 08' 05''$ east along that westerly limit 21.04 metres to a point;

Thence south $77^{\circ} 38' 35''$ west 52.39 metres to the northeasterly angle of Lot 254 on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 595;

Thence north $12^{\circ} 19' 40''$ west 45.74 metres;

Thence south $77^{\circ} 34' 40''$ west 31.95 metres;

Thence south $77^{\circ} 40' 35''$ west 67.02 metres;

Thence westerly along a curve to the right having a radius of 65.42 metres, an arc of 24.53 metres, the chord being 24.38 measured south $88^{\circ} 09' 40''$ west;

Thence south $4^{\circ} 04' 40''$ west 52.42 metres;

Thence north $72^{\circ} 17'$ west 88.49 metres to the westerly limit of Lot 54 in Concession II;

Thence south $12^{\circ} 05' 35''$ east along that westerly limit 82.87 metres to the northerly limit of Mohawk Road;

Thence south $12^{\circ} 05' 35''$ east crossing Mohawk Road to the southerly limit of that Road;

Thence westerly along the southerly limit of Mohawk Road to the intersection of the southerly prolongation of the westerly limit of Filman Mountain Road;

Thence northerly to and along that westerly limit to the easterly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-5416;

Thence north $13^{\circ} 11'$ west 54.096 metres to the northerly limit of that Plan;

Thence south $73^{\circ} 39'$ west along that northerly limit 71.628 metres to the westerly limit of that Plan;

Thence south $13^{\circ} 11'$ east along that westerly limit 7.234 metres;

Thence south $73^{\circ} 39'$ west 110.414 metres;

Thence south $74^{\circ} 07'$ west 54.523 metres;

Thence south $13^{\circ} 54'$ east 87.81 metres;

Thence north $74^{\circ} 07'$ east 36.576 metres;

Thence north $13^{\circ} 54'$ west 0.57 metres;

Thence north $74^{\circ} 43' 35''$ east 27.424 metres;

Thence south $13^{\circ} 54'$ east 40.92 metres to the northerly limit of Mohawk Road;

Thence north $76^{\circ} 12' 50''$ east along that northerly limit 40.205 metres;

Thence north $15^{\circ} 26' 30''$ west 42.622 metres;

Thence north $72^{\circ} 48'$ east 60.85 metres to the westerly limit of Plan Number 62R-5416;

Thence south $13^{\circ} 11'$ east along that westerly limit 8.694 metres to the southerly limit of that Plan;

Thence north $73^{\circ} 39'$ east 24.384 metres to an angle therein;

Thence south $13^{\circ} 11'$ east 4.572 metres to an angle therein;

Thence north $73^{\circ} 39'$ east 26.021 metres to the southeasterly angle of Plan Number 62R-5416;

Thence southerly along the westerly limit of Filman Mountain Road and that limit prolonged to the southerly limit of Mohawk Road;

Thence westerly along the southerly limit of Mohawk Road to the intersection of the southerly prolongation of the westerly limit of Part 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-5625;

Thence northerly along that prolongation to the southwesterly angle of that Part 2;

Thence north $13^{\circ} 14' 30''$ west along that westerly limit 43.47 metres to the northwesterly angle of that Part 2;

Thence north $76^{\circ} 18' 30''$ east along the northerly limit of that Part 2, 22.49 metres to the easterly limit of Part 1 on Plan Number 62R-5625;

Thence north $13^{\circ} 45' 30''$ west along that easterly limit 8.418 metres to the southwesterly angle of Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence north $76^{\circ} 14' 30''$ east 12.945 metres to an angle in that Part 1;

Thence north $11^{\circ} 41'$ west 11.04 metres to an angle in that Part 1;

Thence north $76^{\circ} 25' 20''$ east 17,118 metres to the southwesterly angle of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7312;

Thence north $74^{\circ} 07'$ east along the southerly limit of that Part 2, 32.461 metres to the easterly limit of that Part 2;

Thence north $13^{\circ} 45' 10''$ west along that easterly limit 212.091 metres to the northerly limit of the southerly half of Lot 49 in Concession II;

Thence westerly along the northerly limit of the southerly half of lots 49 and 48 and crossing the road allowance between those lots 233.563 metres to the northwesterly angle of Part 1 on Plan 62R-5625;

Thence south $13^{\circ} 50'$ east 60.665 metres;

Thence south $54^{\circ} 10' 10''$ west 48.274 metres;

Thence south $13^{\circ} 42'$ east 3.996 metres to the northeasterly angle of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7072;

Thence south $77^{\circ} 14'$ west along the northerly limit of the said Plan 39.767 metres to the northwesterly angle of that Plan;

Thence southerly along the westerly limit of Part 2 on that Plan 173.237 metres to the southerly limit of that Part 2;

Thence north $76^{\circ} 07' 30''$ east along that southerly limit 39.784 metres to the south-easterly angle of that Part 2;

Thence south $13^{\circ} 42'$ east along the easterly limit of Part 1 on that Plan 54.504 metres to the northwesterly limit of Mohawk Road;

Thence north $46^{\circ} 58' 40''$ east along that northwesterly limit 31.13 metres to an angle in that Part 1;

Thence north $13^{\circ} 52' 40''$ west 56.64 metres;

Thence north $76^{\circ} 09' 30''$ east 18.29 metres;

Thence north $13^{\circ} 52' 40''$ west 63.21 metres;

Thence north $74^{\circ} 14' 50''$ east 127.93 metres;

Thence south $13^{\circ} 41' 30''$ east 106.73 metres to the northerly limit of Mohawk Road;

Thence south $13^{\circ} 41' 30''$ east 20 metres to the southerly limit of Mohawk Road;

Thence westerly along that southerly limit to the southerly prolongation of the westerly limit of Lime Kiln Road;

Thence northerly to and along that westerly limit to a point distant 99.066 metres measured northerly therealong from the north-easterly angle of Block FX as shown on a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) Number M-193;

Thence south $81^{\circ} 15'$ west 143.274 metres;

Thence north $13^{\circ} 57'$ west 191.704 metres;

Thence north $51^{\circ} 53' 30''$ west 23.622 metres;

Thence north $89^{\circ} 41' 30''$ east 166.406 metres to the easterly limit of Lot 47 in Concession II;

Thence north $13^{\circ} 10' 12''$ west along that easterly limit to the northerly limit of Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-338;

Thence westerly along that northerly limit to the westerly limit of that Lot 47;

Thence northerly along that westerly limit to the southerly limit of Montgomery Drive;

Thence westerly along that southerly limit to the easterly limit of the Old Dundas Road;

Thence southerly along that easterly limit to the southerly limit of Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-2296;

Thence easterly along that southerly limit to the southeasterly limit of that Part 1;

Thence northerly and northwesterly along the easterly limit of that Part 1 to the southerly limit of Montgomery Drive;

Thence easterly along that southerly limit to the westerly limit of that Lot 47;

Thence southerly along that westerly limit to a point distant 14.356 metres measured south $13^{\circ} 27'$ east from the northerly limit of Part 1 on Plan 62R-338;

Thence south $13^{\circ} 04'$ east along that westerly limit 43.909 metres;

Thence north $77^{\circ} 01'$ east 89.514 metres;

Thence south $12^{\circ} 59'$ east 27.423 metres;

Thence south $20^{\circ} 19'$ east 105.665 metres;

Thence south 19° east 62.072 metres;

Thence south $83^{\circ} 18' 13''$ west 73.969 metres;

Thence north $85^{\circ} 16'$ west 37.429 metres to the westerly limit of that Lot 47;

Thence south $13^{\circ} 04'$ east along that westerly limit 176.351 metres;

Thence north $87^{\circ} 48'$ east 109.981 metres;

Thence southwestward along the westerly limit of the lands as shown on Plan M-193 to the southerly limit of the street widening of Mohawk Road as shown on that Plan;

Thence south $67^{\circ} 28' 40''$ east along that southerly limit 37.058 metres;

Thence south $78^{\circ} 04' 50''$ east along that southerly limit 21.120 metres;

Thence north $1^{\circ} 25' 33''$ west 35.128 metres;

Thence south $82^{\circ} 23' 35''$ east 18.742 metres;

Thence south $0^{\circ} 18' 30''$ east 36.576 metres to that southerly limit;

Thence easterly along that southerly limit to an angle in that Plan;

Thence north $0^{\circ} 22'$ west 36.576 metres;

Thence south $85^{\circ} 38'$ east 38.1 metres;

Thence south $0^{\circ} 22'$ west 36.576 metres to the northerly limit of Mohawk Road as shown on Plan 62R-338;

Thence south $85^{\circ} 38'$ east 38.1 metres along that northerly limit;

Thence north $2^{\circ} 17'$ east 37.490 metres;

Thence south $85^{\circ} 38'$ east 18.288 metres;

Thence south $2^{\circ} 17'$ west 37.490 metres to that northerly limit of Mohawk Road;

Thence easterly along that northerly limit to the westerly limit of Lime Kiln Road;

Thence southerly along the prolongation of the said westerly limit to the southerly limit of Rousseaux Street;

Thence westerly along that southerly limit to the southeasterly limit of Wilson Street East;

Thence northwesterly to and along the westerly limit of the Old Dundas Road to a point 24.384 metres measured therealong from the northwesterly limit of Wilson Street East, being the northerly limit of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 116905 AB;

Thence westerly along that northerly limit to a line parallel with and distant 76.2 metres measured at right angles from the northwesterly limit of Wilson Street East;

Thence southwestwardly along that parallel line to the southwestwardly limit of Sulphur Springs Road;

Thence northwesterly along that southwestwardly limit to the westerly limit of Mansfield Drive;

Thence southerly along that westerly limit to the southerly limit of Judith Crescent;

Thence northwesterly along the southwestwardly limit of Judith Crescent to the southerly limit of Maureen Avenue;

Thence westerly along that southerly limit to the easterly limit of Lovers Lane;

Thence northwesterly to a point on the westerly limit of Lovers Lane distant 224.129 metres measured north $12^{\circ} 24'$ west from the northeasterly angle of lands shown on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 888;

Thence south $77^{\circ} 36'$ west 68.58 metres;

Thence north $12^{\circ} 24'$ west 68.58 metres;

Thence north $77^{\circ} 36'$ east 67.361 metres to the westerly limit of Lovers Lane;

Thence north $13^{\circ} 28' 20''$ west along that westerly limit 97.853 metres;

Thence south $78^{\circ} 11'$ west along the southerly limit of Part 3 on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-1595 a distance of 208.578 metres to the southwestwardly angle of that Part;

Thence north $12^{\circ} 42'$ west along the westerly limit of that Part 3, 240.987 metres to the northerly limit of that Part 3;

Thence north $78^{\circ} 34'$ east along the northerly limit of that Part 3, 206.615 metres to the westerly limit of Sulphur Springs Road;

Thence northerly along the westerly limit of that Road the following courses and distances:

north $12^{\circ} 41' 45''$ west 40.029 metres,
north $18^{\circ} 50'$ west 61.676 metres,
north $24^{\circ} 49' 20''$ west 63.843 metres,
and
north $31^{\circ} 18'$ west 5.500 metres;

Thence south $69^{\circ} 49' 10''$ west 64.716 metres;

Thence south $70^{\circ} 51' 45''$ west 18.023 metres;

Thence south $52^{\circ} 17' 45''$ west 16.599 metres;

Thence north $70^{\circ} 10' 40''$ west 23.184 metres;

Thence south $84^{\circ} 24' 20''$ west 19.550 metres;

Thence south $61^{\circ} 57' 10''$ west 40.826 metres;

Thence north $54^{\circ} 24' 10''$ west 10.784 metres;

Thence south $84^{\circ} 24' 20''$ west 37.057 metres;

Thence south $44^{\circ} 02'$ west 19.257 metres;

Thence south $64^{\circ} 20' 50''$ west 18.862 metres;

Thence south $30^{\circ} 55'$ west 25.832 metres;

Thence south $42^{\circ} 36' 30''$ west 34.843 metres;

Thence north $89^{\circ} 00'$ west 12.180 metres;

Thence south $58^{\circ} 36'$ west 31.569 metres;

Thence south $81^{\circ} 20'$ west 13.402 metres;

Thence north $69^{\circ} 33' 10''$ west 22.211 metres;

Thence north $29^{\circ} 04' 30''$ west 26.502 metres;

Thence north $87^{\circ} 49'$ west 27.679 metres;

Thence south $21^{\circ} 43' 40''$ west 14.478 metres;

Thence south $38^{\circ} 01'$ west 35.748 metres;

Thence south $45^{\circ} 48' 50''$ west 24.793 metres to the easterly limit of the lands shown on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 1076;

Thence northerly along that easterly limit to the southeasterly angle of the lands shown on a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-3357;

Thence northerly along the easterly limit of that Plan to the northerly limit of that Plan;

Thence westerly along that northerly limit to the easterly limit of Lot 40 in Concession II;

Thence northerly along that easterly limit 70.104 metres to the northwesterly limit of that Plan;

Thence southwesterly along that northwesterly limit to the westerly limit of that Lot 40;

Thence southerly along that westerly limit 111.252 metres to the southerly limit of that Plan;

Thence easterly along that southerly limit to the easterly limit of the lands shown on Plan 1076;

Thence southerly along the easterly limit of the lands shown on Plans registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Numbers 1076 and 783 to the northwesterly angle of Lot 31 on a Plan registered in that Land Registry Office as Number 930;

Thence easterly along the northerly and easterly limits of the lands shown on that Plan 930 to the northerly limit of that Plan 888;

Thence north 77° east along that northerly limit 244.898 metres to the westerly limit of Lovers Lane;

Thence southerly along that westerly limit to the northerly limit of Joanne Court;

Thence westerly and southerly along the northerly and westerly limits of Joanne Court to the northerly limit of Parker Avenue;

Thence westerly along that northerly limit to the easterly limit of Hadley Drive;

Thence northerly along that easterly limit to the southerly limit of McGregor Crescent;

Thence westerly along the southerly and southwesterly limits of McGregor Crescent to the southerly limit of Terrence Park Drive;

Thence westerly along that southerly limit to the westerly limit of Lloyminn Avenue;

Thence southerly along the westerly limit of Lloyminn Avenue and the southerly prolongation of that westerly limit to the northerly limit of Concession III;

Thence westerly along that northerly limit to the southerly prolongation of the easterly limit of Lot 31 in Concession II;

Thence northerly to and along that easterly limit to the northerly limit of that Concession;

Thence northerly along the westerly prolongation of that easterly limit to the southerly limit of Concession I;

Thence westerly along that southerly limit to the easterly limit of the King's Highway Number 52;

Thence northerly along the easterly limit of that King's Highway to a point distant 600 metres measured southerly from the northwesterly angle of Lot 31 in that Concession;

Thence easterly and parallel with the northerly limit of that Lot to the easterly limit of that Lot;

Thence northerly along that easterly limit and that easterly limit prolonged to the northerly boundary of the Town of Ancaster;

Thence easterly along that northerly boundary to the westerly boundary of the Town of Dundas;

Thence in a general easterly direction following the boundaries between the towns of Ancaster and Dundas to an angle in the westerly boundary of the City of Hamilton;

Thence in a general southeasterly direction following the boundaries between the Town of Ancaster and the City of Hamilton to the place of beginning.

JOHN EAKINS

Minister of Municipal Affairs

Dated at Toronto, this 19th day of November, 1987.

(2986)

51

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 646/87.

Designation of Area of Development
Control.

Made—November 19th, 1987.

Filed—December 2nd, 1987.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 29 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 740/82, is revoked and the following substituted therefor:

29. In the Town of Grimsby in The Regional Municipality of Niagara described as follows:

Beginning at the intersection of the easterly boundary of the Town of Grimsby and the easterly prolongation of the southerly limit of Lot M;

Thence westerly to and along the southerly limit of lots M and D to the southwesterly angle of Lot D;

Thence westerly along the southerly limit of Concession IV to the southwesterly angle of Lot 2;

Thence northerly along the easterly limit of the road allowance between lots 2 and 3 to the centre line of Concession III;

Thence westerly along the said centre line to the northwesterly limit of Regional Road Number 79;

Thence westerly along the said northwesterly limit to the westerly boundary of the Town of Grimsby;

Thence northerly along the said westerly boundary to the southerly limit of Regional Road Number 81;

Thence easterly along the said southerly limit to the westerly limit of Lot 12 in Concession II;

Thence southerly along the said westerly limit to the southerly boundary of the former Town of Grimsby;

Thence easterly along the boundary of the said former Town to the centre line of the said Concession;

Thence easterly along the said centre line to the westerly limit of Lot 2 in the said Concession;

Thence northerly along the westerly limit of that Lot to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of lots 2 and 1 in the said Concession and along the northerly limit of Lot B to the easterly boundary of the Town of Grimsby;

Thence southerly along the said easterly boundary to the place of beginning.

JOHN EAKINS
Minister of Municipal Affairs

Dated at Toronto, this 19th day of November, 1987.

(2987)

51

FARM PRODUCTS MARKETING ACT

O. Reg. 647/87.

Beans—Plan.

Made—November 18th, 1987.

Filed—December 2nd, 1987.

**REGULATION TO AMEND
REGULATION 345 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING
ACT**

1. Sections 1 and 2 of Regulation 345 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

1. The plan in the Schedule is continued for the control and regulation of the producing and marketing within Ontario of beans. O. Reg. 647/87, s. 1, *part*.

2. The local board named in the Schedule is given the powers set out in subsection 15 (1), in paragraphs 1 to 8, 10 to 19, 24 and 26 of subsection 15 (2) and in sections 50 and 110 of the *Co-operative Corporations Act*. O. Reg. 647/87, s. 1, *part*.

2. Section 3 of the Schedule to the said Regulation is revoked and the following substituted therefor:

3. This plan applies to the control and regulation in any or all respects of the producing and marketing within Ontario of beans.

(2988)

51

FARM PRODUCTS MARKETING ACT

O. Reg. 648/87.

Beans—Plan.

Made—November 18th, 1987.

Filed—December 2nd, 1987.

**REGULATION TO AMEND
REGULATION 345 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING
ACT**

1. Clause 2 (a) of the Schedule to Regulation 345 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) "beans" means white pea-beans produced in Ontario;

(2989)

51

FARM PRODUCTS MARKETING ACT

O. Reg. 649/87.

Beans—Marketing.

Made—October 14th, 1987.

Filed—December 2nd, 1987.

**REGULATION TO AMEND
REGULATION 346 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING
ACT**

1. Clause 1 (a) of Regulation 346 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) "beans" means white pea-beans produced in Ontario;

2. Section 8 of the said Regulation is revoked.

THE FARM PRODUCTS MARKETING BOARD:

KENNETH W. KNOX
Chairman

GLORIA MARCO BORYS
Secretary

Dated at Toronto, this 14th day of October, 1987.

(2990)

51

FARM PRODUCTS MARKETING ACT

O. Reg. 650/87.

Vegetables for Processing—Plan.

Made—November 18th, 1987.

Filed—December 2nd, 1987.

**REGULATION TO AMEND
REGULATION 387 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING
ACT**

1. Clause 2 (d) of the Schedule to Regulation 387 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(d) "vegetables" means the following vegetables produced in Ontario and used for processing:

green and wax beans, lima beans, red beets, cabbage other than cabbage used for coleslaw, carrots, cauliflower, sweet corn, cucumbers, green peas, peppers, pumpkin and squash or tomatoes.

(2991)

51

HIGHWAY TRAFFIC ACT

O. Reg. 651/87.

Speed Limits.

Made—November 30th, 1987.

Filed—December 2nd, 1987.

**REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

1. Part 5 of Schedule 2 to Regulation 490 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

23. That part of the King's Highway known as No. 2 in the Township of Kingston in the County of Frontenac lying between a point situate 185 metres west of the roadway known as Collins Bay Road

City of
Kingston

and a point situate at its intersection with the westerly limit of the City of Kingston.

2.—(1) Paragraph 5 of Part 3 of Schedule 4 to the said Regulation is revoked and the following substituted therefor:

Regional
Municipality of
Hamilton-
Wentworth—
Town of
Flamborough
Regional
Municipality of
Halton—
City of
Burlington

5. That part of the King's Highway known as No. 5 in The Regional Municipality of Hamilton-Wentworth lying between a point situate 210 metres measured easterly from its intersection with the easterly limit of the roadway known as Hamilton-Wentworth Regional Road 542 in the Town of Flamborough and a point situate 675 metres measured westerly from its intersection with the easterly limit of the roadway known as Halton Regional Road 1 in the City of Burlington in The Regional Municipality of Halton.

(2) Paragraph 8 of Part 3 of the said Schedule 4 is revoked.

(3) Paragraph 1 of Part 5 of the said Schedule 4 is revoked and the following substituted therefor:

Regional
Municipality of
Hamilton-
Wentworth—
Town of
Flamborough

1. That part of the King's Highway known as No. 5 in the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth lying between a point situate 585 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 6 and a point situate 525 metres measured westerly from its intersection with the easterly limit of the roadway known as Hamilton-Wentworth Regional Road No. 554.

(4) Paragraph 7 of Part 5 of the said Schedule 4 is revoked and the following substituted therefor:

Regional
Municipality of
Hamilton-
Wentworth—
Town of
Flamborough

7. That part of the King's Highway known as No. 5 in the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth lying between a point situate 200 metres measured easterly from its intersection with the easterly limit of the roadway known as Burke Street and a point situate 210 metres measured easterly from its intersection with the easterly limit of the roadway known as Hamilton-Wentworth Regional Road No. 542.

(5) Paragraph 2 of Part 6 of the said Schedule 4 is revoked and the following substituted therefor:

Regional
Municipality of
Hamilton-
Wentworth—

Town of
Flamborough

2. That part of the King's Highway known as No. 5 in the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth lying between a point situate 525 metres measured westerly from its intersection with the easterly limit of the roadway known as Hamilton-Wentworth Regional Road No. 554 and a point situate 200 metres measured easterly from its intersection with the easterly limit of the roadway known as Burke Street.

3.—(1) Paragraph 5 of Part 3 of Schedule 10 to the said Regulation is revoked and the following substituted therefor:

Perth—

Twps. of
Ellice,
Downie,
Logan and
Fullerton

5. That part of the King's Highway known as No. 8 in the townships of Ellice, Downie, Logan and Fullerton in the County of Perth lying between a point situate 165 metres measured easterly from its intersection with the centre line of the roadway known as County Road 12 in the Township of Ellice and a point situate 450 metres measured westerly from its intersection with the centre line of the roadway known as Logan Township Road 10.

(2) Paragraph 6 of Part 3 of the said Schedule 10 is revoked and the following substituted therefor:

Perth—

Twps. of
Ellice and
Downie

6. That part of the King's Highway known as No. 8 in the townships of Ellice and Downie in the County of Perth beginning at a point situate 600 metres measured westerly from its intersection with the centre line of the roadway known as County Road No. 13 in the Township of Ellice and extending westerly for a distance of 3,925 metres.

(3) Paragraph 2 of Part 4 of the said Schedule 10 is revoked and the following substituted therefor:

Perth—

Twps. of
Logan and
Fullerton

2. That part of the King's Highway known as No. 8 in the townships of Logan and Fullerton in the County of Perth beginning at a point situate 450 metres measured westerly from its intersection with the centre line of the roadway known as Logan Township Road 10 and extending westerly for a distance of 165 metres.

(4) Paragraph 4 of Part 5 of the said Schedule 10 is revoked and the following substituted therefor:

Perth—

4. That part of the King's Highway known as No. 8 in the townships of Ellice and

Twps. of
Ellice and
Downie

Downie in the County of Perth beginning at a point situate 10 metres measured easterly from its intersection with the centre line of the roadway known as County Road No. 13 in the Township of Ellice and extending westerly for a distance of 610 metres.

(5) Paragraph 11 of Part 5 of the said Schedule 10 is revoked.

(6) Part 6 of the said Schedule 10 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 8 in the townships of Ellice and Downie in the County of Perth beginning at a point situate 170 metres measured easterly from its intersection with the centre line of the roadway known as County Road No. 19 in the Township of Downie and extending westerly for a distance of 2,050 metres.

Perth—

Twps. of
Ellice and
Downie

4. Part 4 of Schedule 21 to the said Regulation is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 16 in the City of Nepean in The Regional Municipality of Ottawa-Carleton lying between a point situate 100 metres measured southerly from its intersection with the roadway known as Rideau Heights Drive (south entrance) and a point situate at its intersection with the southerly limit of the City of Ottawa.

Regional
Municipality of
Ottawa-
Carleton—

Cities of
Nepean and
Ottawa

5.—(1) Paragraph 8 of Part 2 of Schedule 23 to the said Regulation is revoked and the following substituted therefor:

8. That part of the King's Highway known as No. 17 in the Territorial District of Nipissing lying between a point situate 215 metres measured westerly from its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 11 in the City of North Bay and a point situate 120 metres measured westerly from its intersection with the centre line of the roadway known as Dutrisac Road in the Township of Springer.

District of
Nipissing—

City of
North Bay

Twp. of
Springer

(2) Paragraph 14 of Part 4 of the said Schedule 23 is revoked and the following substituted therefor:

District of
Nipissing—

Twp. of
Springer

14. That part of the King's Highway known as No. 17 in the Township of Springer in the Territorial District of Nipissing beginning at a point situate 120 metres measured westerly from its intersection with the centre line of the roadway known as Dutrisac Road and extending westerly for a distance of 685 metres.

6. Paragraph 1 of Part 5 of Schedule 32 to the said Regulation is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 24 in the Township of Nottawasaga in the County of Simcoe beginning at a point situate 305 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 91 and extending northerly for a distance of 671 metres.

Simcoe—

Twp. of
Nottawasaga

7.—(1) Paragraph 3 of Part 3 of Schedule 43 to the said Regulation is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 34 lying between a point situate 700 metres measured northerly from its intersection with the northerly limit of the roadway known as Linsley Street East in the Town of Alexandria in the United Counties of Stormont, Dundas and Glengarry and a point situate 975 metres measured southerly from its intersection with the northerly limit of the roadway known as Russell Street in the Town of Vankleek Hill in the United Counties of Prescott and Russell.

Stormont,
Dundas and
Glengarry—

Town of
Alexandria

Prescott and
Russell—

Town of
Vankleek Hill

(2) Paragraph 2 of Part 4 of the said Schedule 43 is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 34 in the Township of Lochiel in the United Counties of Stormont, Dundas and Glengarry beginning at a point situate at its intersection with the northerly limit of the roadway known as Linsley Street East in the Town of Alexandria and extending northerly for a distance of 700 metres.

Stormont,
Dundas and
Glengarry—

Twp. of
Lochiel

Town of
Alexandria

8.—(1) Paragraph 1 of Part 3 of Schedule 57 to the said Regulation is revoked.

(2) Paragraph 1 of Part 5 of the said Schedule 57 is revoked and the following substituted therefor:

- Regional Municipality of York—

Town of Whitchurch-Stouffville

1. That part of the King's Highway known as No. 47 in the Town of Whitchurch-Stouffville in The Regional Municipality of York lying between a point situate at its intersection with the easterly limit of the King's Highway known as No. 48 and a point situate 3,000 metres measured westerly from the easterly limit of its intersection with the east junction of the roadway known as York Regional Road No. 14.

9.—(1) Paragraph 2 of Part 3 of Schedule 106 to the said Regulation is revoked and the following substituted therefor:

- District of Kenora—

Twps. of Ear Falls and Red Lake

2. That part of the King's Highway known as No. 105 in the District of Kenora lying between a point situate 760 metres measured northerly from its intersection with the King's Highway known as No. 657 in the Municipal Township of Ear Falls and a point situate 250 metres measured southerly from its intersection with the King's Highway known as No. 125 in the Municipal Township of Red Lake.

(2) Part 4 of the said Schedule 106 is amended by adding thereto the following paragraph:

- District of Kenora—

Twp. of Red Lake

1. That part of the King's Highway known as No. 105 in the Municipal Township of Red Lake in the District of Kenora lying between a point situate 250 metres measured southerly from its intersection with the King's Highway known as No. 125 and a point situate 725 metres measured southerly from the northerly limit of the roadway known as Howey Bay Road.

EDWARD FULTON
Minister of Transportation

Dated at Toronto, this 30th day of November, 1987.

(2992) 51

PUBLIC VEHICLES ACT

O. Reg. 652/87.
General.
Made—November 26th, 1987.
Filed—December 2nd, 1987.

REGULATION TO AMEND
REGULATION 888 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PUBLIC VEHICLES ACT

1. Section 26 of Regulation 888 of Revised Regulations of Ontario, 1980 is revoked.

(2993) 51

FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 653/87.
Flue-Cured Tobacco.
Made—November 26th, 1987.
Filed—December 3rd, 1987.

REGULATION MADE UNDER THE
FARM PRODUCTS GRADES AND SALES ACT

FLUE-CURED TOBACCO

1. In this Regulation,
- “crude” means,
- (a) hard, slick, extremely immature or fire-killed, and
- (b) black or green in colour;
- “grader” means a grader appointed to grade tobacco;
- “green tolerance”, when expressed as a figure, means the maximum percentage of a tobacco leaf that can be green in colour for the tobacco leaf to meet the requirements for the grade;
- “injury” means damage that detracts from the appearance or usability of tobacco leaves, but does not include waste;
- “maturity” means degree of ripeness;
- “tobacco” means unmanufactured flue-cured tobacco produced in Ontario;
- “uniformity”, when expressed as a figure, means the percentage of tobacco leaves that meet the minimum colour intensity, leaf structure, leaf development, maturity, width and length requirements for a particular grade;
- “variegated” means mottled grey in colour;
- “waste” means unusable due to excessive damage.
- O. Reg. 653/87, s. 1.

2. Tobacco is designated as a farm product.
O. Reg. 653/87, s. 2.

3. No person shall,

(a) sell or deliver for sale to a first buyer thereof;
or

(b) buy from the producer thereof,

tobacco unless a grader has graded it and it has been marked with a grade established by this Regulation. O. Reg. 653/87, s. 3.

4. Where tobacco is graded, the grader shall examine the tobacco in as many bales of a lot as are necessary to determine the grade of all the tobacco in the lot and shall have affixed to a bale a tag or label on which is legibly marked the grade of the tobacco. O. Reg. 653/87, s. 4.

5.—(1) Tobacco does not qualify for a grade if it is damaged by mould after being cured, is damaged by smoke or soot at any time or contains bits of broken tobacco leaves and stems resulting from handling.

(2) Despite subsection (1), bits of broken tobacco leaves and stems free from foreign material may be graded as scrap and so marked. O. Reg. 653/87, s. 5.

6. The grade factors for tobacco leaves are plant position group, colour, colour intensity, leaf structure, leaf development, maturity, width, length, green tolerance, uniformity, injury and waste and crude. O. Reg. 653/87, s. 6.

7. The plant position groups for tobacco and the symbols therefor are,

(a) lugs (X), consisting of the leaves nearest the ground on a tobacco plant;

(b) cutters (C), consisting of the leaves above the lugs and below the cutter leaf;

(c) cutter leaf (H), consisting of the leaves in the mid to upper part of a tobacco plant;

(d) leaf (B), consisting of the leaves in the upper part of a tobacco plant; and

(e) tips (T), consisting of the leaves at the top of a tobacco plant. O. Reg. 653/87, s. 7.

8. The colour symbols in the grades for tobacco and the meaning of such symbols are,

(a) L, meaning lemon;

(b) O, meaning light to medium orange;

(c) M, meaning medium orange to mahogany;

(d) F, meaning dusky tan;

(e) R, meaning reddish;

(f) V, meaning that at least 20 per cent of the leaves are variegated;

(g) VL, meaning variegated lemon;

(h) VF, meaning variegated dusky tan;

(i) A, meaning green on the butt of a leaf;

(j) G, meaning lemon to light orange to medium orange to mahogany to dusky tan with green on the lamina of a leaf;

(k) GL, meaning lemon to light orange to medium orange with green on parts of the leaf other than the butt;

(l) GF, meaning medium orange to mahogany to dusky tan with green on parts of the leaf other than the butt;

(m) K, meaning that at least 50 per cent of the leaves are grey; and

(n) CR, meaning cherry red. O. Reg. 653/87, s. 8.

9. The colour intensity classifications for tobacco are,

(a) deep;

(b) strong;

(c) moderate;

(d) weak; and

(e) pale. O. Reg. 653/87, s. 9.

10. The leaf structure classifications for tobacco are,

(a) open;

(b) firm;

(c) close;

(d) tight; and

(e) slick. O. Reg. 653/87, s. 10.

11. The leaf development classifications for tobacco of each plant position group are,

(a) fleshy;

(b) medium fleshy;

(c) medium;

(d) thin; and

(e) skinny. O. Reg. 653/87, s. 11.

12. The maturity classifications for tobacco are,

- (a) very ripe;
- (b) ripe;
- (c) medium mature;
- (d) slightly immature; and
- (e) immature. O. Reg. 653/87, s. 12.

13. In each of sections 9 to 12, the most favourable classification is listed first and the least favourable classification is listed last. O. Reg. 653/87, s. 13.

14.—(1) The grades indicated in Schedules 1 to 5, subsection 5 (2) and sections 15 and 16 are established for tobacco.

(2) Tobacco, the majority of which is of the plant position group indicated in the heading of a Schedule, may be graded with a grade indicated in the Schedule if it meets the minimum grade requirements set opposite the grade.

(3) Tobacco, no more than 20 per cent of the leaves of which have an injury referred to in subsection (4), may be graded with the grade for which it would qualify but for the injury if the grade mark designating the grade that is affixed to the bale is followed by the symbol referred to for the appropriate special factor set out in subsection (4).

(4) For the purpose of subsection (3), the symbol to be used,

- (a) in the case of tobacco severely leaf-spotted, scalded, oxidized or damaged by pole rot, is D;
- (b) in the case of frosted tobacco, is O;
- (c) in the case of severely scorched tobacco, is S; and
- (d) in the case of wet tobacco or tobacco reddened by excess moisture, is W.

(5) Each symbol referred to in subsection (4) shall be legibly marked and shall be at least as large as the symbols in the grade mark.

(6) Where maleic hydrazide was applied to tobacco, the producer of the tobacco before delivering the tobacco for sale shall legibly mark on each side of the bale or other container of the tobacco, in symbols at least two inches in height, the letters MH.

(7) Subsection (6) does not apply to a producer of tobacco who notifies the person in charge of grading at the tobacco auction exchange to which he or she delivers tobacco, not later than the time of delivery of the tobacco, that the producer applied maleic hydrazide to the tobacco during the growing season.

(8) Tobacco to which maleic hydrazide was applied shall not be included in any grade in the Schedules, but a grader may mark the tobacco with the letters and figures of the grade it would have had if maleic hydrazide had not been applied, if that mark is followed by the letters MH legibly marked or printed in at least the same size.

(9) Section 3 does not apply to tobacco marked in accordance with subsections (6), (7) and (8). O. Reg. 653/87, s. 14.

15.—(1) In this section, "nondescript tobacco" means tobacco which contains,

- (a) more than 25 per cent waste and crude; or
- (b) in the case of lugs, cutters or cutter leaf, more than 60 per cent injury or, in the case of leaf or tips, more than 50 per cent injury.

(2) The symbol for nondescript tobacco is ND.

(3) Nondescript tobacco may be graded with one of the following grades:

- 1. NDX, if it consists of lugs.
- 2. NDC, if it consists of cutters or cutter leaf.
- 3. NDB, if it consists of leaf or tips. O. Reg. 653/87, s. 15.

16.—(1) In this section, "mixed tobacco" means any lot of tobacco,

- (a) that is less than 65 per cent uniform in colour; or
- (b) of which more than 35 per cent of the leaves are more than one plant position removed from the plant position group making up the greatest percentage of the tobacco.

(2) The symbol for mixed tobacco is NOG.

(3) Mixed tobacco may be graded NOG. O. Reg. 653/87, s. 16.

17. Regulation 328 of Revised Regulations of Ontario, 1980 and Ontario Regulation 659/83 are revoked.

Schedule 1

LUGS

GRADE	GRADE REQUIREMENTS								Waste and Crude (maximum per cent)
	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uniformity (minimum per cent)	
X01	deep	Open	fleshy	ripe	no requirements	15 and under	0	90	5
X02	strong	open	medium fleshy	ripe	no requirements	15 and under	0	85	10
X03	moderate	firm	medium	ripe	no requirements	15 and under	0	80	20
X04	moderate	firm	medium	ripe	no requirements	15 and under	0	75	30
X05	Weak	Close	thin	ripe	no requirements	15 and under	0	70	50
X06	Weak	Close	thin	ripe	no requirements	15 and under	0	65	60
XL1	Strong	firm	medium fleshy	medium mature	no requirements	15 and under	0	90	5
XL2	moderate	firm	medium	medium mature	no requirements	15 and under	0	85	10
XL3	moderate	Close	medium	medium mature	no requirements	15 and under	0	80	20
XL4	weak	close	thin	medium mature	no requirements	15 and under	0	75	30
XL5	pale	tight	skinny	medium mature	no requirements	15 and under	0	70	50
XL6	pale	tight	skinny	medium mature	no requirements	15 and under	0	65	60
XA1	strong	firm	medium fleshy	ripe	no requirements	15 and under	0	85	10
XA2	moderate	close	medium	medium mature	no requirements	15 and under	0	75	30
XA3	weak	tight	thin	medium mature	no requirements	15 and under	0	65	60
XG1	strong	close	medium fleshy	slightly immature	no requirements	15 and under	10	90	5
XG2	moderate	close	medium	slightly immature	no requirements	15 and under	20	85	10
XG3	moderate	tight	medium	immature	no requirements	15 and under	30	80	20
XG4	weak	tight	thin	immature	no requirements	15 and under	40	75	30
XG5	pale	slick	skinny	immature	no requirements	15 and under	50	70	50
XG6	pale	slick	skinny	immature	no requirements	15 and under	60	65	60
XK4	no requirements	no requirements	no requirements	immature	no requirements	15 and under	0	75	30
XK	no requirements	no requirements	no requirements	immature	no requirements	15 and under	0	65	60
XCR	no requirements	no requirements	no requirements	medium mature	no requirements	15 and under	0	65	60

O. Reg. 653/87, Sched. 1.

Schedule 2

CUTTERS

GRADE	GRADE REQUIREMENTS									
	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average width (inches)	Average Length (inches)	Green Tolerance	Uniformity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
C01	deep	open	fleshy	ripe	7	15 and over	0	90	5	0
C02	strong	open	medium fleshy	ripe	7	15 and over	0	85	10	0
C03	moderate	firm	medium	ripe	5	15 and over	0	80	20	0
C04	moderate	firm	medium	ripe	no requirements	15 and over	0	75	30	5
C05	weak	close	thin	ripe	no requirements	15 and over	0	70	50	15
C06	weak	close	thin	ripe	no requirements	15 and over	0	65	60	25
CL1	strong	firm	medium fleshy	medium mature	7	15 and over	0	90	5	0
CL2	moderate	firm	medium	medium mature	7	15 and over	0	85	10	0
CL3	moderate	close	medium	medium mature	5	15 and over	0	80	20	0
CL4	weak	close	thin	medium mature	no requirements	15 and over	0	75	30	5
CL5	pale	tight	skinny	medium mature	no requirements	15 and over	0	70	50	15
CL6	pale	tight	skinny	medium mature	no requirements	15 and over	0	65	60	25
CR1	strong	close	medium fleshy	medium mature	7	15 and over	0	85	10	0
CR2	moderate	close	medium	medium mature	5	15 and over	0	75	30	10
CR3	moderate	tight	thin	medium mature	no requirements	15 and over	0	65	60	25
CV1	moderate	close	medium	slightly immature	7	15 and over	0	85	10	0
CV2	weak	close	thin	slightly immature	5	15 and over	0	75	30	10
CV3	pale	tight	skinny	slightly immature	no requirements	15 and over	0	65	60	25
CA1	strong	firm	medium fleshy	ripe	7	15 and over	0	85	10	0
CA2	moderate	close	medium	medium mature	5	15 and over	0	75	30	10
CA3	weak	tight	thin	medium mature	no requirements	15 and over	0	65	60	25
CG1	strong	close	medium fleshy	slightly immature	7	15 and over	10	90	5	0
CG2	moderate	close	medium	slightly immature	7	15 and over	20	85	10	0
CG3	moderate	tight	medium	immature	5	15 and over	30	80	20	0

Schedule 2. *cont'd.*

CUTTERS

GRADE	GRADE REQUIREMENTS									
	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uni-Formity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
CG4	weak	tight	thin	immature	no requirements	15 and over	40	75	30	5
CG5	pale	slick	skinny	immature	no requirements	15 and over	50	70	50	15
CG6	pale	slick	skinny	immature	no requirements	15 and over	60	65	60	25
CK4	weak	tight	no requirements	immature	no requirements	15 and over	0	75	30	10
CK	pale	slick	no requirements	immature	no requirements	15 and over	0	65	60	25
CCR	moderate	close	no requirements	medium mature	no requirements	15 and over	0	65	60	10

O. Reg. 653/87, Sched. 2.

Schedule 3, *cont'd.*

CUTTER LEAF

GRADE REQUIREMENTS										
GRADE	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uni-Formity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
HV1	moderate	close	medium	slightly immature	9	16 and over	0	85	10	0
HV2	weak	close	thin	slightly immature	7	16 and over	0	75	30	10
HV3	pale	tight	skinny	slightly immature	no requirements	16 and over	0	65	60	25
HA1	strong	firm	medium fleshy	ripe	9	16 and over	0	85	10	0
HA2	moderate	close	medium	medium mature	7	16 and over	0	75	30	10
HA3	weak	tight	thin	medium mature	no requirements	16 and over	0	65	60	25
HG1	strong	close	medium fleshy	slightly immature	9	16 and over	10	90	5	0
HG2	moderate	close	medium	slightly immature	7	16 and over	20	85	10	0
HG3	moderate	tight	medium	immature	no requirements	16 and over	30	80	20	0
HG4	weak	tight	thin	immature	no requirements	16 and over	40	75	30	5
HG5	pale	slick	skinny	immature	no requirements	16 and over	50	70	50	15
HG6	pale	slick	skinny	immature	no requirements	16 and over	60	65	60	25

O. Reg. 653/87, Sched. 3.

Schedule 4

LEAF

GRADE	GRADE REQUIREMENTS									
	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uniformity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
B01	deep	open	fleshy	ripe	9	16 and over	0	90	5	0
B02	strong	open	medium fleshy	ripe	7	16 and over	0	85	10	0
B03	moderate	firm	medium	ripe	5	16 and over	0	80	20	0
B04	moderate	firm	medium	ripe	no requirements	16 and over	0	16	30	5
B05	weak	close	thin	ripe	no requirements	16 and over	0	70	40	15
B06	weak	close	thin	ripe	no requirements	16 and over	0	65	50	25
BM1	deep	open	fleshy	very ripe	9	16 and over	0	90	5	0
BM2	strong	open	medium fleshy	very ripe	9	16 and over	0	85	10	0
BM3	moderate	firm	medium fleshy	very ripe	7	16 and over	0	16	20	0
BM4	moderate	firm	medium	very ripe	no requirements	16 and over	0	75	30	5
BM5	weak	close	thin	very ripe	no requirements	16 and over	0	70	40	15
BM6	weak	close	thin	very ripe	no requirements	16 and over	0	65	50	25
BL1	strong	close	medium fleshy	medium mature	9	16 and over	0	90	5	0
BL2	moderate	close	medium	medium mature	7	16 and over	0	85	10	0
BL3	moderate	tight	medium	medium mature	5	16 and over	0	80	20	0
BL4	weak	tight	thin	medium mature	no requirements	16 and over	0	75	30	5
BL5	weak	slick	skinny	medium mature	no requirements	16 and over	0	16	40	15
BL6	weak	slick	skinny	medium mature	no requirements	16 and over	0	65	50	25
BF1	strong	close	medium fleshy	medium mature	9	16 and over	0	90	5	0
BF2	moderate	close	medium	medium mature	9	16 and over	0	85	10	0
BF3	moderate	tight	medium	medium mature	7	16 and over	0	80	20	0
BF4	weak	tight	thin	medium mature	no requirements	16 and over	0	16	30	5
BF5	weak	slick	skinny	medium mature	no requirements	16 and over	0	70	40	15
BF6	weak	slick	skinny	medium mature	no requirements	16 and over	0	65	50	25
BR1	strong	close	medium fleshy	medium mature	9	16 and over	0	85	10	0
BR2	moderate	close	medium	medium mature	7	16 and over	0	75	30	10
BR3	moderate	tight	thin	medium mature	no requirements	16 and over	0	65	50	25

Schedule 4, *cont'd.*

LEAF

GRADE REQUIREMENTS										
GRADE	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uni-Formity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
BVL1	moderate	close	medium	slightly immature	9	16 and over	0	85	10	0
BVL2	weak	close	thin	slightly immature	7	16 and over	0	75	30	10
BVL3	pale	tight	skinny	slightly immature	no requirements	16 and over	0	65	50	25
BVF1	moderate	close	medium	slightly immature	9	16 and over	0	85	10	0
BVF2	weak	close	thin	slightly immature	7	16 and over	0	75	30	10
BVF3	pale	tight	skinny	slightly immature	no requirements	16 and over	0	65	50	25
BAL1	strong	firm	medium fleshy	ripe	9	16 and over	0	85	10	0
BAL2	moderate	close	medium	medium mature	7	16 and over	0	75	30	10
BAL3	weak	tight	thin	medium mature	5	16 and over	0	65	50	25
BAF1	strong	firm	medium fleshy	ripe	9	16 and over	0	85	10	0
BAF2	moderate	close	medium	medium mature	7	16 and over	0	75	30	10
BAF3	weak	tight	thin	medium mature	5	16 and over	0	65	50	25
BGL1	strong	close	medium fleshy	slightly immature	9	16 and over	10	90	5	0
BGL2	moderate	close	medium	slightly immature	7	16 and over	20	85	10	0
BGL3	moderate	tight	medium	immature	no requirements	16 and over	30	80	20	0
BGF1	strong	close	medium fleshy	slightly immature	9	16 and over	10	90	5	0
BGF2	moderate	close	medium	slightly immature	7	16 and over	20	85	10	0
BGF3	moderate	tight	medium	immature	no requirements	16 and over	30	80	20	0
BG4	weak	tight	thin	immature	no requirements	no requirements	40	75	30	5
Bu5	pale	slack	skinny	immature	no requirements	no requirements	50	70	40	15
BG6	pale	slack	skinny	immature	no requirements	no requirements	60	65	50	25
BK4	weak	tight	thin	immature	no requirements	no requirements	0	75	30	15
BK	pale	slack	skinny	immature	no requirements	no requirements	0	65	50	25
BCR	strong	no requirements	medium	medium mature	no requirements	no requirements	0	65	50	10

O. Reg. 653/87, Sched. 4.

Schedule 5

TIPS

GRADE	GRADE REQUIREMENTS									
	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uniformity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
TO1	deep	open	fleshy	ripe	5	16 or under	0	90	5	0
TO2	strong	open	medium fleshy	ripe	5	16 or under	0	85	10	0
TO3	moderate	firm	medium	ripe	3	16 or under	0	80	20	0
TO4	moderate	firm	medium	ripe	no requirements	16 or under	0	75	30	5
TO5	weak	close	thin	ripe	no requirements	16 or under	0	70	40	15
TO6	weak	close	thin	ripe	no requirements	16 or under	0	65	50	25
TM1	deep	open	fleshy	very ripe	5	16 or under	0	90	5	0
TM2	strong	open	medium fleshy	very ripe	5	16 or under	0	85	10	0
TM3	moderate	firm	medium fleshy	very ripe	3	16 or under	0	80	20	0
TM4	moderate	firm	medium	very ripe	no requirements	16 or under	0	75	30	5
TM5	weak	close	thin	very ripe	no requirements	16 or under	0	70	40	15
TM6	weak	close	thin	very ripe	no requirements	16 or under	0	65	50	25
TL1	strong	close	medium fleshy	medium mature	5	16 or under	0	90	5	0
TL2	moderate	close	medium	medium mature	5	16 or under	0	85	10	0
TL3	moderate	tight	medium	medium mature	3	16 or under	0	80	20	0
TL4	weak	tight	thin	medium mature	no requirements	16 or under	0	75	30	5
TL5	weak	slick	skinny	medium mature	no requirements	16 or under	0	70	40	15
TL6	weak	slick	skinny	medium mature	no requirements	16 or under	0	65	50	25
TF1	strong	close	medium fleshy	medium mature	5	16 or under	0	90	5	0
TF2	moderate	close	medium	medium mature	5	16 or under	0	85	10	0
TF3	moderate	tight	medium	medium mature	3	16 or under	0	80	20	0
TF4	weak	tight	thin	medium mature	no requirements	16 or under	0	75	30	5
TF5	weak	skinny	skinny	medium mature	no requirements	16 or under	0	70	40	15
TF6	weak	skinny	skinny	medium mature	no requirements	16 or under	0	65	50	25
TF1	strong	close	medium fleshy	medium mature	5	16 or under	0	85	10	0

Schedule 5, *cont'd.*

TIPS

GRADE	GRADE REQUIREMENTS									
	Colour Intensity	Leaf Structure	Leaf Development	Maturity	Average Width (inches)	Average Length (inches)	Green Tolerance	Uniformity (minimum per cent)	Injury (maximum per cent)	Waste and Crude (maximum per cent)
TR2	moderate	close	medium	medium mature	5	16 or under	0	75	30	10
TR3	moderate	tight	thin	medium mature	3	16 or under	0	65	50	25
TV1	moderate	close	medium	slightly immature	5	16 or under	0	85	10	0
TV2	weak	close	thin	slightly immature	5	16 or under	0	75	30	10
TV3	pale	tight	skinny	slightly immature	3	16 or under	0	65	50	25
TA1	strong	firm	medium fleshy	ripe	5	16 or under	0	85	10	0
TA2	moderate	close	medium	medium mature	5	16 or under	0	75	30	10
TA3	weak	tight	thin	medium mature	3	16 or under	0	65	50	25
TGL1	strong	close	medium fleshy	slightly immature	5	16 or under	10	90	5	0
TGL2	moderate	close	medium	slightly immature	5	16 or under	20	85	10	0
TGL3	moderate	tight	medium	immature	3	16 or under	30	80	20	0
TGF1	strong	close	medium fleshy	slightly immature	5	16 or under	10	90	5	0
TGF2	moderate	close	medium	slightly immature	5	16 or under	20	85	10	0
TGF3	moderate	tight	medium	immature	3	16 or under	30	80	20	0
TG4	weak	tight	thin	immature	no requirements	16 or under	40	75	30	5
TG5	pale	slick	skinny	immature	no requirements	16 or under	50	70	40	15
TG6	pale	slick	skinny	immature	no requirements	16 or under	60	65	50	25

O. Reg. 653/87, Sched. 5.

**VOCATIONAL REHABILITATION
SERVICES ACT**

O. Reg. 654/87.

General.

Made—December 3rd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND
REGULATION 943 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
VOCATIONAL REHABILITATION
SERVICES ACT**

1. Schedule 1 to Regulation 943 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following items:

46a. H.A.R.C. Incorporated

.

65a. Mainstream: An Unsheltered Workshop

2.—(1) Item 80 of Schedule 2 to the said Regulation is revoked and the following substituted therefor:

80. Adult Training Centre/Work Training Centre,
1108 Speers Road,
Oakville

and

Claycrafters,
147 Church Street,
Oakville

(2) Item 123a of the said Schedule 2, as made by subsection 1 (4) of Ontario Regulation 108/82, is renumbered as 123b and the said Schedule 2 is further amended by adding thereto the following items:

123a. Mainstream: An Unsheltered Workshop,
25 Main Street,
St. Catharines

.

124b. Neustadt Day Program,
P.O. Box 39,
Neustadt

(2316)

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LAND TITLES ACT

O. Reg. 655/87.

Fees.

Made—December 3rd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND
REGULATION 551 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE LAND TITLES ACT**

1. Section 1 and section 2, as amended by section 1 of Ontario Regulation 256/87, of Regulation 551 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

1. The fees set out in the Schedule are payable under the Act. O. Reg. 655/87, s. 1, *part*.

2. The Schedule to the said Regulation, as amended by section 1 of Ontario Regulation 806/81, section 1 of Ontario Regulation 324/83, section 1 of Ontario Regulation 135/84, section 1 of Ontario Regulation 265/86, section 1 of Ontario Regulation 233/85 and section 2 of Ontario Regulation 256/87, is revoked and the following substituted therefor:

Schedule

TARIFF OF FEES

ITEM	COLUMN 1 SERVICE	COLUMN 2 FEE
1.	Except as set out in items 2 and 3, for registration or deposit of an instrument or plan, including recording	\$20.00
2.	For registration of,	
(a)	a certificate under subsection 3 (3) of the <i>Housing Development Act</i> ;	
(b)	a notice of credit or refund or a certificate of discharge under subsection 2 (5) of <i>The Municipal and School Tax Credit Assistance Act</i> , being chapter 285 of the Revised Statutes of Ontario, 1970;	
(c)	a lien clearance certificate or affidavit of exemption under <i>The Land Speculation Tax Act, 1974</i> , being chapter 17;	
(d)	a copy of the plan and field notes of a municipal or crown resurvey under Part VIII of the <i>Surveys Act</i> ;	
(e)	a notice of a change of address for service; or	
(f)	a plan under the <i>Boundaries Act</i>	No fee
3.	For registration of,	
(a)	a declaration and description under the <i>Condominium Act</i> ; for each unit created by the description;	15.00
(b)	a plan of subdivision,	
(i)	basic fee,	25.00
(ii)	for each lot or block created by the plan	1.00
4.	For the first registration of land under the <i>Land Titles Act</i>	900.00
5.	For a search of,	
(a)	a fee, receiving or day book;	No fee
(b)	any other index or register for a parcel;	4.00
(c)	an instrument, deposit or plan	No fee
6.—(1)	For a copy of,	
(a)	an instrument or plan, for each page;	.50
(b)	the index or register for a parcel,	
(i)	for the first page,	4.00
(ii)	for each subsequent page;	1.00

ITEM	COLUMN 1 SERVICE	COLUMN 2 FEE
(c)	a writ of execution	\$ 2.00
(2)	For a paper print of a plan	1.50
7.—(1)	For certifying a copy for which item 6 applies	1.00
(2)	For a certificate as to executions under the <i>Land Titles Act</i> , including a search of the execution index, for each name	3.00
(3)	For a certificate of search of one parcel under the <i>Land Titles Act</i> or for recertifying a certificate of search, including executions	20.00

O. Reg. 655/87, s. 2.

3. This Regulation comes into force on the 18th day of January, 1988.

(2317)

51

REGISTRY ACT

O. Reg. 656/87.

Fees.

Made—December 3rd, 1987.

Filed—December 4th, 1987.

REGULATION TO AMEND REGULATION 895 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE REGISTRY ACT

1. Sections 1 and 2 of Regulation 895 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

1. The fees set out in the Schedule are payable under the Act. O. Reg. 656/87, s. 1, *part*.

2. The Schedule to the said Regulation, as amended by section 1 of Ontario Regulation 807/81, section 1 of Ontario Regulation 323/83, section 1 of Ontario Regulation 136/84, section 1 of Ontario Regulation 235/85 and section 1 of Ontario Regulation 266/86, is revoked and the following substituted therefor:

Schedule

TARIFF OF FEES

ITEM	COLUMN 1 SERVICE	COLUMN 2 FEE
1.	Except as set out in items 2 and 3, for registration or deposit of an instrument or plan, including recording	\$20.00

ITEM	COLUMN 1 SERVICE	COLUMN 2 FEE
2.	For registration of,	
(a)	a certificate under subsection 3 (3) of the <i>Housing Development Act</i> ;	
(b)	a notice of credit or refund or a certificate of discharge under subsection 2 (5) of <i>The Municipal and School Tax Credit Assistance Act</i> , being chapter 285 of the Revised Statutes of Ontario, 1970;	
(c)	a lien clearance certificate or affidavit of exemption under <i>The Land Speculation Tax Act, 1974</i> , being chapter 17;	
(d)	a copy of the plan and field notes of a municipal or crown resurvey under Part VIII of the <i>Surveys Act</i> ;	
(e)	a notice of a change of address for service;	
(f)	a plan under the <i>Boundaries Act</i> ;	
(g)	a notice of application or certificate of title under the <i>Certification of Titles Act</i> ; or	
(h)	a notice of application or certificate of first registration under the <i>Land Titles Act</i>	No fee
3.	For registration of,	
(a)	a declaration and description under the <i>Condominium Act</i> , for each unit created by the description;	\$15.00
(b)	a plan of subdivision,	
	(i) basic fee,	25.00
	(ii) for each lot or block created by the plan	1.00
4.	For a search of,	
(a)	a fee, receiving or day book;	No fee
(b)	any other index or register for a parcel;	4.00
(c)	an instrument, deposit or plan	No fee
5.—(1)	For a copy of,	
(a)	an instrument or plan, for each page:	.50
(b)	the index or register for a parcel,	
	(i) for the first page,	4.00
	(ii) for each subsequent page	1.00
(2)	For a paper print of a plan	1.50

ITEM	COLUMN 1 SERVICE	COLUMN 2 FEE
6.—(1)	For certifying a copy for which item 5 applies	\$ 1.00
(2)	For an abstract under section 15 of the <i>Registry Act</i> ,	
	(i) basic fee,	20.00
	(ii) for each instrument included in the abstract	1.00

O. Reg. 656/87, s. 2.

3. This Regulation comes into force on the 18th day of January, 1988.

(2318)

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HEALTH DISCIPLINES ACT

O. Reg. 657/87.

Dentistry.

Made—October 2nd, 1987.

Approved—December 3rd, 1987.

Filed—December 4th, 1987.

REGULATION TO AMEND REGULATION 447 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH DISCIPLINES ACT

1. Section 55 of Regulation 447 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 637/86, is revoked and the following substituted therefor:

55. The annual fee for a member is \$875 and is due and payable on or before the 1st day of January in each year for the year. O. Reg. 657/87, s. 1.

COUNCIL OF THE ROYAL COLLEGE OF
DENTAL SURGEONS OF ONTARIO:

GORDON NIKIFORUK,
President

KENNETH F. POWNALL,
Registrar

Dated at Toronto, this 2nd day of October, 1987.

OPHTHALMIC DISPENSERS ACT

O. Reg. 658/87.

General.

Made—October 9th, 1987.

Approved—December 3rd, 1987.

Filed—December 4th, 1987.

REGULATION TO AMEND REGULATION 741 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE OPHTHALMIC DISPENSERS ACT

1. Section 15 of Regulation 741 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 334/87, is revoked and the following substituted therefor:

15.—(1) The fee for registration as an ophthalmic dispenser is \$275 where the certificate of registration is issued on or before the 30th day of June in any year and \$150 where the certificate of registration is issued after the 30th day of June in any year.

(2) The fee for renewal of registration as an ophthalmic dispenser is \$275.

(3) The fee for renewal of a certificate that has expired is the annual fee for the renewal of such certificate plus \$100 for each year or part of a year after the year in which the certificate expired.

(4) The fee for registration as a student ophthalmic dispenser is \$50.

(2319)

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(5) The fee for the annual renewal of registration of a student ophthalmic dispenser is \$50.

(6) The fee for each section of the examinations referred to in subsection 10 (2) is \$35.

(7) The fee for a duplicate original certificate of registration as an ophthalmic dispenser is \$50.
O. Reg. 658/87, s. 1.

BOARD OF OPHTHALMIC DISPENSERS:

MARC RAYMOND
Chairman

D. BRUCE McDONALD
Secretary-Treasurer

Dated at Toronto, this 9th day of October, 1987.

(2320)

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CROP INSURANCE ACT (ONTARIO)

O. Reg. 659/87.

Crop Insurance Plan—Asparagus.

Made—August 21st, 1987.

Approved—November 26th, 1987.

Filed—December 4th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 353/84 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1.—(1) Subsection 4 (1) of the Schedule to Ontario Regulation 353/84 is amended by adding thereto the following paragraph:

10. Cool weather.

(2) Clause 7 (b) of the said Schedule is amended by striking out "\$150" in the second line and inserting in lieu thereof "\$100".

(3) Clause 7 (c) of the said Schedule is revoked and the following substituted therefor:

(c) be filed with the Commission not later than the 1st day of August of the preceding year.

(4) Subsection 8 (2) of the said Schedule is revoked and the following substituted therefor:

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 1st day of August prior to the crop year during which the cancellation is to be effective.

(5) Section 11 of the said Schedule is revoked and the following substituted therefor:

11. Subject to subparagraph 4 (2) of Form 1, the maximum amount for which the Commission is liable for a loss in production under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound determined under section 10.

(6) Subsection 12 (1) of the said Schedule is amended by striking out "\$44" and inserting in lieu thereof "\$30".

(7) Subsection 12 (2) of the said Schedule is amended by striking out "\$150" in the third line and inserting in lieu thereof "\$100".

(8) Clause 14 (2) (b) of the said Schedule is revoked and the following substituted therefor:

(b) be filed by the 15th day of April of the crop year to which it relates.

(9) Subsection 16 (1) of the said Schedule is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding thereto the following clause:

(c) cancel the contract with no refund of premium deposit.

2.—(1) Paragraph 1 of Form 1 of the said Regulation is revoked and the following substituted therefor:

1. All producing asparagus acreage shall be harvested in a crop year unless the Commission, upon application therefor in writing, consents in writing to the abandonment or destruction of the insured crop or any part thereof.

(2) Paragraph 2 of the said Form 1 is revoked and the following substituted therefor:

2.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the destruction of the insured crop on such damaged

acreage and, in such case, the Commission shall determine the number of damaged acres and the potential thereof.

(2) Where the damaged acreage is abandoned or destroyed in accordance with subparagraph (1), the amount of loss that shall be taken into account in the final adjustment of loss in respect of the insured acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph (1) by the established price per pound.

(3) Where the damaged acreage is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (2) shall not be taken into account in the final adjustment of loss.

(4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total producing acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

(3) Subparagraphs 3 (3) and (4) of the said Form 1 are revoked and the following substituted therefor:

(3) Where the loss or damage to the insured crop occurs after planting and it appears, or ought reasonably to appear, to the insured person before the completion of harvesting of the insured crop that the production of the insured crop may thereby be reduced, the insured person shall, as soon as the loss or damage is apparent, notify the Commission in writing forthwith.

(4) Paragraph 5 of the said Form 1 is amended by adding thereto the following subparagraph:

(2) Where the actual producing acreage of asparagus in a crop year exceeds the acreage declared on the final acreage report, the total guaranteed production shall remain unchanged.

THE CROP INSURANCE COMMISSION OF ONTARIO:

GORDON HILL
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 21st day of August, 1987.

FARM INCOME STABILIZATION ACT

O. Reg. 660/87.

Apple Stabilization, 1983-1987—Plan.

Made—October 2nd, 1987.

Approved—November 26th, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 431/83
MADE UNDER THE
FARM INCOME STABILIZATION
ACT**

1. Section 8 of Ontario Regulation 431/83 is amended by striking out "1st day of September" in the second line and inserting in lieu thereof "31st day of October".

2. The said Regulation is amended by adding thereto the following section:

21.—(1) In this section, "national plan" means the Apple Plan under the National Tripartite Price Stabilization Plan for Apples, made by an agreement between the Minister of Agriculture for Canada and the Ministers of Agriculture for five provinces, including Ontario, dated the 9th day of July, 1987 and authorized by Order in Council 1757/87.

(2) A person who is enrolled in the national plan is not eligible to receive payments for apples under the Ontario Apple Stabilization Plan for the 1987 sales year.

(3) The Commission shall refund any balance of fees on account together with any interest earned thereon with respect to apples to a producer who,

(a) has been enrolled in the Plan for apples for the 1983, 1984, 1985 and 1986 sales years; and

(b) has enrolled in the national plan. O. Reg. 660/87, s. 2.

THE FARM INCOME STABILIZATION COMMISSION:

KEITH PINDER
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 2nd day of October, 1987.

ONTARIO DRUG BENEFIT ACT, 1986

O. Reg. 661/87.

General.

Made—December 3rd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND ONTARIO REGULATION 689/86
MADE UNDER THE
ONTARIO DRUG BENEFIT ACT, 1986**

1. Schedule 3 to Ontario Regulation 689/86, as remade by section 1 of Ontario Regulation 352/87, is revoked and the following substituted therefor:

Schedule 3

1. Between the hours of 8.30 a.m. and 4.30 p.m. on a day that is on or before the 18th day of January, 1988. O. Reg. 661/87, s. 1.

(2324)

51

PRESCRIPTION DRUG COST REGULATION ACT, 1986

O. Reg. 662/87.

General.

Made—December 3rd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND ONTARIO REGULATION 690/86
MADE UNDER THE
PRESCRIPTION DRUG COST REGULATION ACT, 1986**

1. Schedule 3 to Ontario Regulation 690/86, as remade by section 1 of Ontario Regulation 353/87, is revoked and the following substituted therefor:

Schedule 3

1. Between the hours of 8.30 a.m. and 4.30 p.m. on a day that is on or before the 18th day of January, 1988. O. Reg. 662/87, s. 1.

(2325)

51

PLANNING ACT, 1983

O. Reg. 663/87.

Restricted Areas—District of
Manitoulin, Geographic townships of
Campbell, Dawson, Mills and
Robinson.

Made—December 2nd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 672/81
MADE UNDER THE
PLANNING ACT, 1983**

1. Ontario Regulation 672/81 is amended
by adding thereto the following section:

93.—(1) Notwithstanding section 23, one seasonal dwelling may be erected and used on the land described in subsection (2), in addition to the seasonal dwelling which exists on the land on the date this section comes into force, if the following requirements are met:

Minimum lot area	3.2 hectares
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Minimum front, side and rear yards	7.5 metres
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Maximum ground floor
area of second seasonal
dwelling 48 square metres

(2) Subsection (1) applies to that parcel of land in the McGregor Bay and the Islands Area of Lake Huron in the Territorial District of Manitoulin, being Parcel 452 in the register for the District of Manitoulin in the Land Registry Office for the Land Titles Division of Manitoulin (No. 31). O. Reg. 663/87, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 2nd day of December, 1987.

(2326)

51

PLANNING ACT, 1983

O. Reg. 664/87.

Restricted Areas—Territorial District of
Sudbury.

Made—November 30th, 1987.

Filed—December 4th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 834/81 is amended by adding thereto the following section:

60a.—(1) Notwithstanding section 49, one single dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area	1,400 square metres
Minimum lot frontage	30 metres
Minimum front yard	11 metres
Minimum rear yard	11 metres
Minimum side yards	6 metres
Maximum height of any building	9 metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Bigwood in the Territorial District of Sudbury, being part of Lot 3 in Concession VI, described as parts 1 and 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-11349. O. Reg. 664/87, s. 1.

2. Subsection 4 (2) of Schedule 2 to the said Regulation is revoked and the following substituted therefor:

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Bigwood on Lot 3, Concession VI, save and except for those parts of the parcel designated as parts 1 and 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-11349.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 30th day of November, 1987.

(2327)

51

PLANNING ACT, 1983

O. Reg. 665/87.

Restricted Areas—Territorial District of
Sudbury.

Made—December 2nd, 1987.

Filed—December 4th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 834/81 is amended by adding thereto the following section:

60b.—(1) Notwithstanding paragraph 1 of subsection 33 (1), the requirement of the minimum lot area for the land described in subsection (2) is 922 square metres:

(2) Subsection (1) applies to that parcel of land in the geographic Township of Curtin in the Territorial District of Sudbury, being that part of Lot 3, on a Plan registered in the Land Registry Office for the Registry Division of Sudbury (No. 53) as number 45-S, described as Part 1 on a Plan deposited in the said Land Registry Office as Number 53R-11293. O. Reg. 665/87, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 2nd day of December, 1987.

(2328)

51

PLANNING ACT, 1983

O. Reg. 666/87.

Restricted Areas—Territorial District of Sudbury.

Made—December 2nd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT, 1983**

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

82.—(1) Notwithstanding section 22 of the Order, one single dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area	2,000 square metres
Minimum lot frontage	30 metres
Minimum front yard	11 metres
Minimum rear yard	11 metres
Minimum side yards	6 metres
Maximum height of dwelling	9 metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Delamere in the Territorial District of Sudbury, being that part on the west side of Highway No. 69 of Parcel 4424 registered in the register for Sudbury East Section in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

PAULINE MORRIS
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs*

Dated at Toronto, this 2nd day of December, 1987.

(2329)

51

PUBLIC SERVICE ACT

O. Reg. 667/87.

General.

Made—November 25th, 1987.

Approved—December 3rd, 1987.

Filed—December 4th, 1987.

**REGULATION TO AMEND
REGULATION 881 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PUBLIC SERVICE ACT**

1. Section 29 of Regulation 881 of Revised Regulations of Ontario, 1980 is revoked.

2. The definition of "continuous service" in subsection 62 (1) of the said Regulation, as remade by section 1 of Ontario Regulation 533/86, is revoked and the following substituted therefor:

"continuous service" means the period of unbroken service during which a person is an employee and during which the employee,

- (a) receives his or her regular salary,
- (b) is absent on leave without pay for a period that does not exceed thirty days, or
- (c) is absent on maternity leave or on leave for the purpose of adopting a child,

and where the employee is a civil servant, "continuous service" includes any period of unbroken service in the public service immediately before the employee's last appointment as a civil servant, but "continuous service" shall not include, or be deemed to be interrupted by, a leave of absence or break in service referred to in section 12 of the Act;

3. Section 64 of the said Regulation, as amended by section 2 of Ontario Regulation 286/83, section 13 of Ontario Regulation 24/86 and section 3 of Ontario Regulation 304/87, is further amended by adding thereto the following subsection:

(15) In this section, "continuous service" means "continuous service" as defined in subsection 62 (1) and,

- (a) a leave of absence granted to an employee under section 65;
- (b) an employee's absence by reason of an injury or industrial disease for which an award is made under the *Workers' Compensation Act*;
- (c) an absence for which benefits are received by the employee under the Long Term Income Protection Plan; or

- (d) a leave of absence without pay granted to an employee for a period that exceeds thirty days. O. Reg. 667/87, s. 3.

4.—(1) The heading to section 70 of the said Regulation is revoked and the following substituted therefor:

MATERNITY AND ADOPTION LEAVES

- (2) Subsections 70 (2) and (3) of the said Regulation, as remade by section 3 of Ontario Regulation 286/83, are revoked and the following substituted therefor:

(2) A deputy minister shall grant leave of absence without pay and without accumulation of credits,

- (a) in accordance with Part XI of the *Employment Standards Act*, to an employee who is pregnant; or

- (b) to an employee who is adopting a child,

where the employee has completed one year of service including service as a Crown employee immediately before appointment as a civil servant.

(3) Effective the 1st day of December, 1987, an employee on leave of absence referred to in subsection (2) who provides to the deputy minister proof that the employee has applied for, and is eligible to receive, benefits under the *Unemployment Insurance Act, 1971* (Canada) in respect of the pregnancy or adoption is entitled to an allowance under the Supplemental Unemployment Benefit Plan. O. Reg. 667/87, s. 4 (2).

- (3) Clause 70 (4) (b) of the said Regulation, as remade by section 3 of Ontario Regulation 286/83, is revoked and the following substituted therefor:

- (b) for each week, to a maximum of fifteen weeks, of the leave of absence after the first two weeks that the employee receives maternity or adoption benefits under the *Unemployment Insurance Act, 1971* (Canada), an amount equal to the difference between 93 per cent of the employee's weekly pay and the sum of the maternity or adoption benefits under the *Unemployment Insurance Act, 1971* (Canada) that the employee receives for the week and of all other wages or salary earned by the employee during the week.

- (4) Subsection 70 (6) of the said Regulation is revoked and the following substituted therefor:

(6) In the event that the employee's position has been abolished during the leave of absence, the employee shall be assigned to a position in the classification that applied to the employee before the leave of absence and shall be paid at the step in the salary range that the employee had attained when the leave of absence was granted. O. Reg. 667/87, s. 4 (4).

5. Section 71 of the said Regulation, as remade by section 21 of Ontario Regulation 24/86, is revoked.

6. Section 73a of the said Regulation, as made by section 22 of Ontario Regulation 24/86 and amended by section 5 of Ontario Regulation 304/87, is further amended by adding thereto the following subsection:

(2) A member of the Executive Council may grant leave of absence without pay and without accumulation of credits to any person appointed to the service of the Crown in the office of that member of the Executive Council. O. Reg. 667/87, s. 6.

7. The said Regulation is amended by adding thereto the following section:

88a. Notwithstanding the definition of "continuous service" in subsection 62 (1), for the purposes of sections 89 to 93 a leave of absence without pay granted to a civil servant under section 25 or 26, or an absence for a period not exceeding two years in respect of which a direction has been given under section 28, shall be deemed not to interrupt a period of continuous service ending immediately before and commencing immediately after the absence, and shall not be included as part of the continuous service of the civil servant. O. Reg. 667/87, s. 7.

8. Section 89 of the said Regulation, as remade by section 33 of Ontario Regulation 24/86, is further amended by adding thereto the following subsections:

(3) Notwithstanding the definition of "continuous service" in subsection 62 (1), for the purpose of this section an employee's period of continuous service under the *Legislative Assembly Act* immediately prior to the employee's appointment as a public servant under the *Public Service Act* shall be taken into account in computing the minimum period of continuous service mentioned in clause 89 (1) (b) and in computing the severance pay mentioned in subsection 89 (1), but the severance pay to which the employee is entitled under that subsection shall be reduced by an amount equal to the amount, if any, of the severance pay received by the employee in respect of the termination of his or her service under the *Legislative Assembly Act* for any period of such service that is also taken into account in computing his or her severance pay under subsection 89 (1).

(4) In subsection (3), "service under the *Legislative Assembly Act*" includes continuous service for at least one year as an employee of the caucus of a political party or of a member of the Assembly where the employee's salary is paid out of money appropriated for the use of the caucus or member under the *Legislative Assembly Act*. O. Reg. 667/87, s. 8.

9. Schedules 3, 4, 5, 6 and 7 of the said Regulation, as remade by section 15 of Ontario Regulation 304/87, are revoked and the following substituted therefor:

Schedule 3

Accident Claims Supervisor 1, 2
Accommodation Officer 1, 2, 3
Architectural Job Captain 1, 2
Archivist 1, 2, 3
Artifacts Officer
Audiologist

Building Caretaker 6

Cartographer 1, 2, 3, 4
Cartographic Technician 1, 2, 3
Classifier 1, 2, Board of Censors
Commercial Artist 1, 2
Communications Technician 3
Construction Superintendent 1, 2, 3
Court Reporter 1, 2, 3
Court Reporter Apprentice

Data Processing Technician 1, 2, 3, 4, 5, 6, 7
Data Processing Technician 2, 3, 4, 7 (Excluded)
Dental Assistant
Dental Hygienist
Deputy 1, 2, Administration of Justice
Designer 1, 2
Dietitian 1
Drafter 1, 2, 3
Drafter Tracer
Driver Examination Supervisor 1
Driver Examiner
Driver Examiner (Probationary)

E.E.G. Technician 1, 2, 3
Engineering Officer 1, 2
Engineering Services Officer 2, 3
Estate Assessor 1, 2
Estimator and Quantity Surveyor 1
Exhibition Designer 1, 2

Farm Products Inspector 1, 2
Field Worker 1, 2, Homes for Special Care

Fire Safety Officer 3
Fire Services Investigator 2
Forensic Analyst 1, 2, 3

Highway Carrier, Inspector 1, 2, 3
Highway Carrier, Supervising Inspector 1
Highways Assistant Communications Supervisor
Home Economics Assistant 1, 2

Indian Development Officer
Inspector of Surveys 2
Instructor 1, 2, Ontario Fire College
Instrument Repairer 1, 2
Instrument Repairer, Foreman/woman
Insurance Representative
Interior Designer 1, 2
Interior Designer, Trainee
Investigator of Estates

Junior Commercial Artist
Junior Drafter

Laboratory Attendant 1, 2
Language and Citizenship Training Specialist 1
Legislative Assistant Editor
Librarian 1, 2, 3, 5
Library Technician 1, 2, 3, 4

Maintenance Superintendent 1, 2

Nurse 1, 2, Clinic
Nurse 1, 2, 3, Public Health

Occupational Therapist 1, 2, 3
Office Administration 1, 2, 3, 4, 5, 6, 7, 8, 9
10, 11, 12, 13
Office Administration 1, 2, 3, 4, 5, 6, 7, 8, 9
10, 11, 12, 13 (Excluded)
Operator 1, 2, 3, Bindery Equipment
Operator 1, 2, 3, 4, Microfilm
Operator 1, 2, 3, 4, Offset Equipment
Operator 1, 2, 3, Whiteprint Equipment
Operator 4, X-Ray Unit
Organizer 2, X-Ray Surveys

Personalty Valuator 1
Pharmacist - Staff
Pharmacy Technician 1, 2

Photogrammetrist 1, 2, 3, 4
Platemaker 1, 2
Printing Estimator
Psychologist 1
Psychometrist 1 (3-year BA)
Psychometrist 1 (Honours BA)
Psychometrist 2 (Masters)
Purchasing Officer 1, 2, 3
Purchasing Officer 1 (Excluded)

Records Officer Junior
Records Officer Junior (Excluded)
Records Officer 1, 2
Records Officer 1, 2 (Excluded)
Rehabilitation Officer 1, 2, Correctional Services
Rehabilitation Officer 1, 2, Health
Research Officer 1, 2(a), 2(b), Transportation
and Communications
Returning Officer, Ontario Labour Relations Board
Review Officer
Review Supervisor 2

Safety Instruction Officer 2, 3 (Excluded)
Schedule Co-ordinator 1, 2, 3
Scientist 1, 2, 3
Senior Usher and Messenger
Service Areas Inspector
Services Officer 1 (Bargaining Unit)
Services Supervisor 2
Sheriffs Officer 1, 2
Social Work Assistant
Social Work Supervisor 1, 2, (Bargaining Unit)
Social Worker 1, 2
Specification Officer 1, 2, 3
Speech Therapist
Staff Training Officer, Community and Social Services
(Bargaining Unit)
Standards Officer 1, Industrial Training (Excluded)
Supervisor of Operations

Technician 1, 2, 3, 4, Chemical Laboratory
Technician 3, 4 Construction
Technician 1, 2, Engineering Office
Technician 3, 4, Engineering Survey
Technician 1, Fuel
Technician 3, Legal Survey
Technician 1, 2, 3, 4, Medical Laboratory
Technician 1, 2, Municipal Engineering
Technician 1, 2, 3, 4, Photographic

Technician 1, 2, 3, 4, 5 Physical Laboratory
Technician 1, 2, 3, 4, 5, Radiation
Technician 1, 2, 3, 4, Road Design
Technician 1(a), 1(b), X-Ray
Technician X-Ray, Supervisor
Telephone Services Officer
Traffic Analyst 1, 2, 3, 4, 5
Translator 1, 2, 3
Travel Counsellor 1, 2, 3

Usher and Messenger

Welfare Field Worker 1, 2
Welfare Field Worker (Probationary)

O. Reg. 667/87, s. 9, *part.*

Schedule 4

Agricultural Technician 1, 2, 3
Agricultural Worker 1, 2, 3
Air Engineer
Airframe Finisher
Ambulance Officer 1, 2, 3, 4
Arboriculturist 1
Artisan 1, 2, 3
Attendant 1, 2, 3, 4, Oak Ridge
Audiologist Services Technician

Baker 1, 2
Bookbinder 1, 2
Bridge Operator
Building Caretaker 1, 2
Building Cleaner and Helper 3 (Bargaining Unit)
Butcher 1, 2

Cable Ferry Operator 1, 2
Cadet, Ontario Provincial Police
Canteen Operator 1, 2
Chief Steward
Child Care Assistant 1, 2
Child Care Worker 1, 2, 3,
Cleaner 1, 2, 3
Cleaner, Office Buildings
Clerk 1, 2, 3, 4, 5, 6, Supply
Clerk 7, Supply (Bargaining Unit)
Communications Technician 1, 2
Constable
Constable (Probationary)

Construction Inspector
Cook 1, 2
Cook 3 (Bargaining Unit)
Corporal, Ontario Provincial Police
Correctional Officer 1, 2, 3
Counsellor 1, 2, 3 (Residential Life)

Deckhand

Electronics Repairer
Electronics Technician
Electronics Technician 1, 2, Government Services
Elevator Attendant
Elevator Mechanic 1, 2, 3
Equipment Spray Painter

Ferry Mate
Fire Safety Officer 1, 2
Fire Services Adviser 1
Fire Services Investigator 1

Garage Attendant
Garage Attendant Supervisor

Hairdresser
Helper, Food Services
Highway Construction Inspector 1, 2, 3
Highway Equipment Operator 1, 2, 3, 4
Highway Equipment Supervisor 1
Highway General Foreman/woman 1
Highway Labour Foreman/woman
Hospital Attendant 1
Hospital Housekeeper 1, 2 (Bargaining Unit)

Industrial Officer 1, 2, 3
Inspector of Weighers and Checkers 1, 2,
Inspector 1, 2, Vehicle Inspection
Instructor 1, 2, 3, 4 (Occupational)
Instructor 1, 2, 3(a), Recreation and Crafts

Landscape Worker
Laundry Worker 1, 2, 3, 4, 5
Lineman/woman

Maintenance Bricklayer
Maintenance Carpenter
Maintenance Carpenter, Foreman/woman
Maintenance Electrician

Maintenance Electrician, Foreman/woman
Maintenance Foreman/woman
Maintenance Machinist
Maintenance Machinist, Foreman/woman
Maintenance Mason
Maintenance Mechanic 1, 2, 3
Maintenance Painter and Decorator
Maintenance Painter and Decorator, Foreman/woman
Maintenance Plasterer
Maintenance Plasterer, Foreman/woman
Maintenance Plumber
Maintenance Plumber, Foreman/woman
Maintenance Refrigeration Mechanic
Maintenance Refrigeration Mechanic, Foreman/woman
Maintenance Sheet Metal Worker
Maintenance Steamfitter
Maintenance Welder
Manual Worker
Marine Engineer 1, 2
Meat Inspector 1
Mechanic 1, 2
Mechanic Foreman/woman
Medical Assistant 1, 2, 3
Millworker 1, 2
Motor Vehicle Operator 1, 2

Nurse 1, 2, 3, General
Nurse 1, 2, 3, Nursing Education
Nurse 2, 3, Special Schools

Observation and Detention Home Worker 1, 2, 3

Parking Attendant
Powderman/woman
Preparator 1, 2
Provincial Bailiff 1, 2
Psychiatric Nursing Assistant 1, 2, 3, 4

Radio and T.V. Repairer
Radio Operator 1, 2, 3
Recreation Officer 1, 2, Correctional Services
Recreation Officer 3, Correctional Services (Bargaining Unit)
Residence Supervisor 1, 2
Resource Technician 1, 2, 3

Security Officer 1, 2, 3
Senior Bridge Operator
Senior Marine Engineer 1, 2

Sergeant, Ontario Provincial Police
Sergeant Major, Ontario Provincial Police
Sewer 1, 2
Sign Painter
Sign Painter, Foreman/woman
Sign Painter, Helper
Sign Painter, Improver
Staff Sergeant, Ontario Provincial Police
Steam Plant Engineer 1, 2, 3
Steam Plant Technician 1, 2
Steward
Supervisor 1, Food Service (Bargaining Unit)
Supervisor of Juveniles 1, 2, 3

Tailor
Technician 1, 2, Construction
Technician 1, Engineering Survey
Technician 2, Engineering Survey (Bargaining Unit)
Technician, Equipment Development
Technician 1, 2, 3, 4, 5, Field
Technician 1, 2, Legal Survey
Technician 1, 2, 3, Survey
Technician 1, 2, 3, 4, Traffic
Telephone Installer 1, 2, 3
Trade Instructor 1, 2, 3
Trades Apprentice
Traffic Patroller 1, 2, 2(a), Transportation and
Communications
Trainee (M.R.C. Course), Health
Transport Despatcher
Transport Driver

Upholstery Repairer

Volunteer Services Assistant

Waste and Water Project Operator 1, 2
Waste and Water Project Trainee Operator
Water Level Control Supervisor
Weigher

O. Reg. 667/87, s. 9, *part.*

Schedule 5

Agricultural Support OM-10, 11

Clerical Services CM-08, 09, 10, 11, 12, 13, 14, 15, 16, 17
Correctional OM-13, 14, 15, 16

Drafting, Design and Estimating TM-11, 12, 13

Engineering and Surveying Support TM-11, 12, 13, 14, 15

General Operational OM-08, 09, 10, 11

Information AM-16, 17

Institutional Care OM-10, 11, 12, 13

Office Equipment Operation CM-08, 09, 10, 11, 12, 13, 14

Photography TM-10, 11, 12, 13, 14, 15

Printing OM-09, 10, 11, 12, 13

Purchasing and Supply AM-12, 13

Resources, Technical TM-11, 12

Scientific Support TM-11, 12, 13, 14, 15

Skills and Trades OM-11, 12, 13, 14, 15, 16

O. Reg. 667/87, s. 9, *part.*

Schedule 6

Actuarial Science PM-16, 17, 18, 19, 20, 21, 22

Adviser, Ontario Police Commission

Agricultural Officer 1, 2

Agricultural Specialist 1, 2, 3

Agricultural Specialist 1, 2, Dairy

Agricultural Support OM-12, 13, 14

Agriculture PM-15, 16, 17, 18, 19, 20, 21

Architecture PM-15, 16, 17, 18, 19, 20, 21

Area Supply Supervisor (Bargaining Unit)

Assistant Plant Superintendent, Air Service

Biologist 1, 2(a), 2(b)

Biologist 3 (Bargaining Unit)

Boiler Inspector

Chaplain PM-14, 15, 16, 17, 18, 19

Chief Inspector of Theatres

Chief Instructor, Ontario Police College

Child Care Worker 4

Commercial Artist 3

Commissioned Officer, 1, 2, 3, Ontario

Provincial Police

Community Development Officer 1, 2, 3

Community Planner 1, 2, 3, 4, 5

Dairy Herd Improvement Officer 1
Dentistry PM-19, 20, 21, 22
Deputy Director, Ontario Police College
Deputy Senior 1, Administration of Justice
Drafting, Design and Estimating TM-14, 15, 16, 17, 18, 19
Driver Attendant, Minister

Economics and Statistics PM-16, 17, 18, 19, 20, 21
Economist 1, 2, 3, 4, 5 (Bargaining Unit)
Education Advisor
Education Officer
Education PM-18, 19, 20, 21, 22
Elevator Inspector 1, 3
Employment Standards Auditor 1, 2
Employment Standards Officer 1
Engineering and Surveying PM-11, 12, 13, 14, 15, 16,
17, 18, 19, 20, 21, 22
Engineering and Surveying Support TM-16, 17, 18, 19, 20, 21
Engineering Officer 3, 4
Engineering Services Officer 4, 5
Executive Officer 1, 2, 3 (Bargaining Unit)
Executive Officer 1, 2 (Excluded)
Exhibition Designer 3
Extension Assistant

Financial Administration AM-12, 13, 14, 15, 16, 17, 18, 19,
20, 21, 22
Financial Officer 1, 2, 3, 4, 5 (Bargaining Unit)
Financial Officer 1, 2 (Excluded)
Financial Officer Trainee
Fire Services Adviser 2
Forester 1, 2(a), 2(b), 3, 4, 5
French Language Services AM-20, 21, 22

General Administration AM-11, 12, 13, 14, 15, 16, 17, 18,
19, 20, 21, 22
General Operational OM-12, 13, 14, 15, 16, 17
General Scientific PM-15, 16, 17, 18, 19, 20, 21
Geoscientist 1, 2, 3, 4

Heating and Power OM-11, 12, 13, 14, 15, 16, 17, 18
Highway Equipment Supervisor 2, 3
Highway Maintenance Supervisor
Highway Services Supervisor
Home Economist 1, 2, 3
Home Economics, Dietetics & Nutrition PM-10, 11, 12, 13,
14, 15, 16, 17, 18
Housing Analyst 1, 2
Human Rights Commission Officer 1, 2

Immigration Officer

Industrial Development Officer 1, 2, 3

Information AM-18, 19, 20

Information Officer 1, 2, 3, 4

Inspector, Operating Engineers' Branch

Institutional Care OM-14, 15, 16, 17, 18

Institutional Management AM-14, 15, 16, 17, 18, 19,
20, 21, 22, 23

Instructor 1, 2, 3, Ontario Provincial Police

Intelligence Officer, Ontario Police Commission

Investigator 1, Agricultural Products

Investigator 1, 2, Ontario Securities Commission

Labour Relations AM-15, 16, 17, 18, 19, 20, 21, 22, 23

Law Administration AM-11, 12, 13, 14, 15, 16, 17, 18,
19, 20, 21, 22, 23

Legal PM-13, 14-19, 19-20, 21-24, 25, 26

Legal Survey Examiner 4

Library, Historical and Archival PM-13, 14, 15, 16, 17, 18

Medical PM-19, 20, 21, 22, 23, 24, 25, 26

Mine Rescue Training Officer 1, 2

Northern Affairs Officer 1, 2

Nursing PM-12, 13, 14, 15, 16, 17, 18, 19

Occupational and Physical Therapy PM-13, 14, 15, 16

Occupational Health and Safety Inspector 1, 2,

Office Equipment Operation CM-15

Organizer 2, X-Ray Surveys

Personnel Administration AM-12, 13, 14, 15, 16, 17, 18,
19, 20, 21

Pharmacy PM-15, 16, 17, 18, 19, 20, 21, 22

Photography TM-16

Pilot

Printing OM-14, 15

Probation Officer 1, 2, 3,

Program Analysis AM-16, 17, 18, 19, 20, 21

Property Administration AM-15, 16, 17, 18, 19, 20, 21, 22

Psychologist 2, 3

Psychology PM-18, 19, 20, 21

Public Relations Officer 1, 2, 3 (Excluded)

Publicity Photographer 1, 2, 3

Purchasing and Supply AM-14, 15, 16, 17, 18, 19, 20

Radiation Protection Physicist 1

Research Science PM-16, 17, 18, 19, 20, 21

Research Scientist 3, 4, 5, Natural Resources
Resource Technician, Senior 1, 2, 3, 4 (Bargaining Unit)
Resources Planning and Management PM-14, 15, 16, 17, 18,
19, 20, 21
Resources, Technical TM-13, 14, 15, 16, 17, 18

Scientific Support TM-16, 17, 18
Scientist 4
Senior Air Engineer
Senior Biologist
Service Areas Manager
Skills and Trades OM-17, 18, 19
Social Programs Administration AM-13, 14, 15, 16, 17, 18,
19, 20, 21, 22
Social Work PM-15, 16, 17, 18, 19
Speech Pathology and Audiology PM-15, 16, 17, 18, 19
Statistician 1, 2, 3, 4
Steam Plant Chief 2
Supervisor 1, 2, Municipal Organization and Administration
Supervisor, Municipal Organization and Administration,
Trainee
Supreme Court Reporter 1
Systems Officer 1, 2, 3, 4, 5
Systems Officer 1, 2, 3, 4 (Excluded)
Systems Officer Junior
Systems Services AM-11, 12, 13, 14, 15, 16, 17, 18,
19, 20, 21

Technical Consultant 1
Technician 2, 3, Fuel
Telecommunications TM-13, 14, 15, 16
Transcription Services CM-13, 14, 15, 16, 17, 18, 19
Translation AM-18, 19, 20

Veterinary Science PM-17, 18, 19, 20, 21
Vocational Training Supervisor 1
Volunteer Services Organizer

O. Reg. 667/87, s. 9, *part.*

Schedule 7

Accident Claims Supervisor 1, 2
Accommodation Officer 3
Agricultural Technician 1, 2
Agricultural Worker 1, 2, 3
Airframe Finisher
Ambulance Officer 1, 2, 3, 4

Arboriculturist 1
Architectural Job Captain 1, 2, 3
Attendant 1, 2, 3, 4, Oak Ridge
Audiologist Services Technician
Audiologist

Baker 1, 2
Bookbinder 1, 2
Bridge Operator
Building Caretaker 1, 2, 6
Butcher 1, 2

Cable Ferry Operator 1, 2
Cadet, Ontario Provincial Police
Canteen Operator 1, 2
Cartographer 1, 2
Cartographic Technician 1, 2, 3
Child Care Assistant 1, 2
Child Care Worker 1, 2, 3
Cleaner 1, 2, 3
Cleaner, Office Buildings
Clerk 1, 2, 3, 4, 5, 6, Supply
Constable
Constable (Probationary)
Construction Superintendent 1, 2, 3
Cook 1, 2
Cook 3 (Bargaining Unit)
Corporal, Ontario Provincial Police
Correctional Officer 1, 2, 3
Counsellor 1, 2, 3 (Residential Life)

Data Processing Technician 1, 2, 3, 4, 5, 6, 7
Data Processing Technician 2, 3, 4, 7 (Excluded)
Deckhand
Dental Assistant
Dental Hygienist
Deputy 1, 2, Administration of Justice
Drafter 1, 2
Drafter Tracer

E.E.G. Technician 1, 2, 3
Electronics Repairer
Electronics Technician
Electronics Technician 1, 2, Government Services
Elevator Attendant
Elevator Mechanic 1, 2, 3
Equipment Spray Painter

Estimator and Quantity Surveyor 1
Exhibition Designer 1, 2

Ferry Mate
Field Worker 1, 2, Homes for Special Care
Fire Services Adviser 1
Fire Services Investigator 1, 2

Garage Attendant
Garage Attendant Supervisor

Hairdresser
Helper, Food Services
Highway Equipment Operator 1, 2, 3, 4
Highway General Foreman/woman 1
Highway Labour Foreman/woman
Hospital Attendant 1

Indian Development Officer
Industrial Officer 1, 2, 3
Inspector 1, 2, Vehicle Inspection
Instructor 1, 2, 3, 4 (Occupational)
Instructor 1, 2, 3(a), Recreation and Crafts
Instrument Repairer 1, 2
Instrument Repairer, Foreman/Woman
Interior Designer 1, 2
Interior Designer, Trainee
Investigator of Estates

Junior Commercial Artist
Junior Drafter

Laboratory Attendant 1, 2
Landscape Worker
Language and Citizenship Training Specialist 1
Laundry Worker 1, 2, 3, 4, 5
Librarian 1, 2, 3
Library Technician 1, 2, 3, 4
Lineman/woman
Linotype Operator

Maintenance Bricklayer
Maintenance Carpenter
Maintenance Carpenter, Foreman/woman
Maintenance Electrician
Maintenance Electrician, Foreman/woman
Maintenance Foreman/woman
Maintenance Machinist

Maintenance Machinist, Foreman/woman
Maintenance Mason
Maintenance Mechanic 1, 2, 3
Maintenance Painter and Decorator
Maintenance Painter and Decorator, Foreman/woman
Maintenance Plasterer
Maintenance Plasterer, Foreman/woman
Maintenance Plumber
Maintenance Plumber, Foreman/woman
Maintenance Refrigeration Mechanic
Maintenance Refrigeration Mechanic, Foreman/woman
Maintenance Sheet Metal Worker
Maintenance Steamfitter
Maintenance Welder
Manual Worker
Marine Engineer 1, 2
Meat Inspector 1
Mechanic 1, 2
Mechanic Foreman/woman
Medical Assistant 1, 2, 3
Millworker 1, 2
Motor Vehicle Operator 1, 2

Nurse 1, 2, Clinic
Nurse 1, 2, 3, General
Nurse 1, 2, 3, Nursing Education
Nurse 1, 2, 3, Public Health

Observation and Detention Home Worker 1, 2, 3
Occupational Therapist 1, 2, 3
Office Administration 1, 2, 3, 4, 5, 6, 7, 8, 9
Office Administration 1, 2, 3, 4, 5, 6, 7, 8, 9

(Excluded)

Operator 1, 2, Bindery Equipment
Operator 1, 2, 3, Microfilm
Operator 1, 2, 3, Offset Equipment
Operator 1, 2, 3, Whiteprint Equipment
Operator 4, X-Ray Unit

Parking Attendant
Pharmacist - Staff
Pharmacy Technician 1, 2
Photogrammetrist 1, 2, 3
Platemaker 1, 2
Powderman/woman
Preparator 1, 2
Printing Estimator
Psychiatric Nursing Assistant 1, 2, 3, 4

Psychologist 1

Psychometrist 1 (3-year BA)

Psychometrist 1 (Honours BA)

Psychometrist 2 (Masters)

Radio and T.V. Repairer

Radio Operator 1, 2, 3

Records Officer Junior

Records Officer Junior (Excluded)

Records Officer 1, 2

Records Officer 1, 2 (Excluded)

Recreation Officer 1, 2, Correctional Services

Rehabilitation Officer 1, 2, Correctional Services

Rehabilitation Officer 1, 2, Health

Residence Supervisor 1, 2

Resource Technician 1, 2, 3

Security Officer 1, 2, 3

Senior Bridge Operator

Senior Marine Engineer 1, 2

Senior Usher and Messenger

Sergeant, Ontario Provincial Police

Sergeant Major, Ontario Provincial Police

Services Officer 1 (Bargaining Unit)

Services Supervisor 2

Sewer 1, 2

Sheriffs Officer 1, 2

Sign Painter

Sign Painter, Foreman/woman

Sign Painter, Helper

Sign Painter, Improver

Social Work Assistant

Social Worker 1, 2

Speech Therapist

Staff Sergeant, Ontario Provincial Police

Steam Plant Engineer 1, 2, 3

Steam Plant Technician 1, 2

Steward

Supervisor 1, Food Service (Bargaining Unit)

Supervisor of Juveniles 1, 2, 3

Supervisor of Operations

Tailor

Technician 1, 2, 3, Chemical Laboratory

Technician 1, 2, Field

Technician 1, 2, 3, Medical Laboratory

Technician 1, 2, 3, 4, Photographic

Technician 1, 2, 3, Physical Laboratory

Technician 1, 2, 3, Radiation
Technician 1, 2, 3, Road Design
Technician 1(a), 1(b), X-Ray
Telephone Installer 1, 2, 3
Trade Instructor 1, 2, 3
Trades Apprentice
Traffic Analyst 1, 2, 3
Traffic Patroller 1, 2, 2(a), Transportation and
Communications
Trainee (M.R.C. Course), Health
Translator 1, 2, 3
Transport Despatcher
Transport Driver
Travel Counsellor 1, 2, 3

Upholstery Repairer
Usher and Messenger

Volunteer Services Assistant

Waste and Water Project Operator 1, 2
Waste and Water Project Trainee Operator
Welfare Field Worker 1, 2
Welfare Field Worker (Probationary)

O. Reg. 667/87, s. 9, *part.*

CIVIL SERVICE COMMISSION:

GÉRARD J. M. RAYMOND
Chairman

Dated at Toronto, this 25th day of November, 1987.

Publications Under The Regulations Act

December 26th, 1987

REGISTRY ACT

O. Reg. 668/87.

Forms and Records.

Made—September 2nd, 1987.

Filed—December 7th, 1987.

REGULATION TO AMEND REGULATION 896 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE REGISTRY ACT

1. Section 1 of Regulation 896 of Revised Regulations of Ontario, 1980 is revoked.

2. Section 3 of the said Regulation, as remade by section 1 of Ontario Regulation 351/82, is revoked and the following substituted therefor:

3. An oath shall be sworn before a judge of a county or district court, a judge of the provincial court, a crown attorney or an assistant crown attorney or such other person having authority to administer an oath as may be approved by the Director and shall be in Form 3. O. Reg. 668/87, s. 2.

3. Form 1 of the said Regulation is revoked.

(2331)

52

LAND TITLES ACT

O. Reg. 669/87.

Forms, Records and Procedures.

Made—September 2nd, 1987.

Filed—December 7th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 75/82 MADE UNDER THE LAND TITLES ACT

1. Clause 2 (1) (g) of Ontario Regulation 75/82 is revoked and the following substituted therefor:

(g) such other information or material relating to the title of the applicant as is necessary to enable the Director to register the subject land.

2. Sections 6, 7 and 8 of the said Regulation are revoked and the following substituted therefor:

6.—(1) The Director shall, except as provided in subsections 6 (2) and (3) and sections 8 and 9, perform all the functions of a land registrar under the regulations and the Act in respect of every application for first registration of land.

(2) The Director of Titles shall perform the functions of a land registrar in respect of hearing and determining any objections under section 42 of the Act and subsections 5 (3) and (4) of this Regulation.

(3) The Director of Titles shall hold any hearings in respect of cautions under section 44 of the Act. O. Reg. 669/87, s. 2, *part*.

7. Where a notice is served by or with the approval of the Director, any person wishing to object to the application shall file his or her statement of claim with the Director. O. Reg. 669/87, s. 2, *part*.

8. Upon receipt of a parcel register from the Director, the land registrar shall,

(a) subsearch the title to the subject land;

(b) subsearch for writs of execution against every applicant; and

(c) comply with any special instructions from the Director. O. Reg. 669/87, s. 2, *part*.

3. Section 9 of the said Regulation, as amended by section 2 of Ontario Regulation 579/84, is revoked and the following substituted therefor:

9. After complying with the requirements of section 8 and giving effect to what is found in accordance with the instructions of the Director, the land registrar shall, subject to subsection 44 (4) of the Act,

(a) certify the entry in the parcel register by,

(i) signing the entry, where the register is capable of being signed, or

(ii) entering the words "certified by" and the land registrar's name; and

- (b) register under the *Registry Act* a certificate under subsection 55 (1) of the *Land Titles Act* in Form 8. O. Reg. 669/87, s. 3.

4. Clause 11 (1) (h) of the said Regulation is revoked and the following substituted therefor:

- (h) such other information or material relating to the title of the applicant as is necessary to enable the Director to register the subject land.

(2332)

52

ONTARIO ENERGY BOARD ACT

O. Reg. 670/87.

General.

Made—November 18th, 1987.

Filed—December 8th, 1987.

**REGULATION TO AMEND
REGULATION 700 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
ONTARIO ENERGY BOARD ACT**

1. Regulation 700 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

Sf. Chatham Resources Ltd. is exempted from the operation of or compliance with subsection 26 (2) of the Act in respect of the transfer of ownership of the shares of Fisherville Gas Ltd. to Chatham Resources Ltd. O. Reg. 670/87, s. 1.

(2337)

52

ARCHITECTS ACT, 1984

O. Reg. 671/87.

General.

Made—April 30th, 1987.

Approved—December 3rd, 1987.

Filed—December 8th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 517/84
MADE UNDER THE
ARCHITECTS ACT, 1984**

1.—(1) Paragraph 3 of subsection 33 (1) of Ontario Regulation 517/84, as amended by section 2 of Ontario Reg-

ulation 599/85, is revoked and the following substituted therefor:

3. Registration in and successful completion of,

- i. Course 1 and Course 2 of the admission course and examinations, and
- ii. such other courses of study and examinations as are set or approved by the Council,

within the five years preceding the application.

(2) Section 33 of the said Regulation, as amended by section 2 of Ontario Regulation 599/85, is further amended by adding thereto the following subsection:

(3) An applicant who registered in Course 1 or Course 2 before the 1st day of July, 1987 is not required to apply for a licence within five years of the registration but is required to complete Course 1 and Course 2 of the Admission Course and pass the examinations within that time. O. Reg. 671/87, s. 1 (2).

2.—(1) Subparagraphs v to xi of paragraph 1 of subsection 49 (2) of the said Regulation, as made by section 9 of Ontario Regulation 149/87, are revoked and the following substituted therefor:

- v. a sole proprietorship, partnership or corporation that does not hold a certificate of practice, a certificate of practice issued under section 23 of the Act or a temporary licence.

(2) Paragraph 1 of subsection 49 (3) of the said Regulation, as made by section 9 of Ontario Regulation 149/87, is revoked and the following substituted therefor:

1. Every member to whom a seal has been issued who is an employee of a holder of a certificate of practice issued under subsection 14 (2) or 15 (2) or section 18, 19 or 23 of the Act or of a holder of a temporary licence, but only in the member's capacity as an employee and only so long as the member is insured against errors and omissions arising out of the performance or non-performance of architectural services under a professional liability insurance policy issued to the holder and that has a minimum limit of liability of \$250,000 in respect of each claim, either with or without an aggregate limit of liability for a policy period.

3. Paragraph 10 of section 50 of the said Regulation, as made by subsection 10 (2) of Ontario Regulation 149/87, is revoked and the following substituted therefor:

10. Where a member or holder provides general review of the construction, enlargement or alteration of a building to a design-builder, the member or holder must perform all of the services prescribed as performance standards by section 50a.

Made by the Council on the 30th day of April, 1987.

COUNCIL OF THE ONTARIO ASSOCIATION
OF ARCHITECTS:

J. A. WRIGHT
President

BRIAN PARKS
Registrar

(2338)

52

ARCHITECTS ACT, 1984

O. Reg. 672/87.

General.

Made—April 30th, 1987.

Approved—December 3rd, 1987.

Filed—December 8th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 517/84 MADE UNDER THE ARCHITECTS ACT, 1984

1. Section 50b of Ontario Regulation 517/84, as made by section 1 of Ontario Regulation 160/85 and amended by section 3 of Ontario Regulation 368/86, is further amended by adding thereto the following subsection:

(3) Subsection (2) does not apply to a final decision or order to which section 18 of the *Statutory Powers Procedure Act* applies. O. Reg. 672/87, s. 1.

Made by the Council on the 30th day of April, 1987.

COUNCIL OF THE ONTARIO ASSOCIATION
OF ARCHITECTS:

J. A. WRIGHT
President

BRIAN PARKS
Registrar

(2339)

52

GAME AND FISH ACT

O. Reg. 673/87.

Open Seasons—Game Birds.

Made—December 3rd, 1987.

Filed—December 9th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 501/81 MADE UNDER THE GAME AND FISH ACT

1. Clause 13a (f) of Ontario Regulation 501/81, as made by section 1 of Ontario Regulation 687/86, is revoked and the following substituted therefor:

(f) the holder who has killed a wild turkey with a beard takes the intact carcass between 8 a.m. and 2 p.m. on the day of the kill to a person who is designated by the Ministry to register wild turkeys.

(2340)

52

GAME AND FISH ACT

O. Reg. 674/87.

Snares.

Made—December 3rd, 1987.

Filed—December 9th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 156/81 MADE UNDER THE GAME AND FISH ACT

1. Clause 2 (1) (b) of Ontario Regulation 156/81 is revoked and the following substituted therefor:

(b) during the open season for deer in those parts of Ontario described in Schedule 2, except where the open season is subject to the condition that no person shall use or be accompanied by a dog.

(2341)

52

PROVINCIAL PARKS ACT

O. Reg. 675/87.

Designation of Parks.

Made—December 3rd, 1987.

Filed—December 9th, 1987.

**REGULATION TO AMEND
REGULATION 821 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT**

1. Schedule 60 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 60

INVERHURON PROVINCIAL PARK

Part of the Townplot of Inverhuron in the Township of Bruce, in the County of Bruce, containing 713 acres, more or less, and described as follows:

Beginning at the intersection of the southerly limit of McNabb Street with the westerly limit of Victoria Street; thence southerly along the said westerly limit 5057.98 feet to the intersection with the northerly limit of Caley Street; thence westerly along the said northerly limit 660 feet to the intersection with the easterly limit of Wellington Street; thence northerly along the said easterly limit to the intersection with the southerly limit of Princess Street; thence westerly along the said southerly limit 460 feet, more or less, to the water's edge along the westerly bank of the Little Sauble River; thence in a southeasterly and southwesterly direction following the said water's edge to the intersection with the water's edge along the shore of Inverhuron Bay of Lake Huron; thence west astronomically to a point distant 300 feet measured southwesterly from and perpendicular to the said water's edge of Inverhuron Bay; thence in a northwesterly, southwesterly, northerly, northeasterly, westerly and northerly direction parallel to the said water's edge of Inverhuron Bay and Holmes Bay of

Lake Huron, and 300 feet in perpendicular width therefrom to the intersection with the westerly production of the southerly limit of McNabb Street; thence easterly along the said westerly production and the southerly limit of McNabb Street to the place of beginning.

Excepting therefrom those parts of the Townplot of Inverhuron designated as parts 5, 6, 7 and 8 on a plan of survey deposited in the Registry Office at Walkerton as Plan 3R-3966. O. Reg. 675/87, s. 1.

(2342)

52

FUEL TAX ACT, 1981

O. Reg. 676/87.

General.

Made—December 3rd, 1987.

Filed—December 10th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 778/82
MADE UNDER THE
FUEL TAX ACT, 1981**

1. Section 4 of Ontario Regulation 778/82, as amended by section 1 of Ontario Regulation 604/83, is further amended by adding thereto the following paragraph:

5. Coloured fuel.

2. This Regulation shall be deemed to have come into force on the 15th day of May, 1986.

(2363)

52

**FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987**

O. Reg. 677/87.

General.

Made—December 10th, 1987.

Filed—December 10th, 1987.

**REGULATION TO AMEND ONTARIO REGULATION 532/87
MADE UNDER THE
FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987**

1. The Schedule to Ontario Regulation 532/87 is revoked and the following substituted therefor:

Schedule

Column 1	Column 2
INSTITUTION	HEAD
Academic Advisory Committee	Minister of Colleges and Universities
Advisory Committee on Crime Prevention	Solicitor General
Advisory Committee of Public Trustee on Investments	Attorney General
Advisory Committee on Genetic Services	Minister of Health
Advisory Committee on Inborn Errors of Metabolism	Minister of Health
Advisory Committee on Reproductive Care	Minister of Health
Advisory Committee on Diploma Education for Alfred College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for Centralia College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for Kemptville College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for New Liskeard College of Agriculture Technology	Minister of Agriculture and Food
Advisory Committee on Diploma Education for Ridgetown College of Agriculture Technology	Minister of Agriculture and Food
Advisory Council on Occupational Health and Occupational Safety	Minister of Labour
Advisory Council on Special Education	Minister of Education
Agricultural Council of Ontario	Minister of Agriculture and Food

Agricultural Industry Advisory Committee	Minister of Labour
Agricultural Licencing and Registration Review Board	Minister of Agriculture and Food
Agricultural Rehabilitation and Development Directorate	Minister of Agriculture and Food
Agricultural Research Institute of Ontario	Minister of Agriculture and Food
Algonquin Forestry Authority	General Manager of the Authority
Animal Care Review Board	Solicitor General
Apprenticeship and Tradesmen's Provincial Advisory Committees, each Committee	Minister of Skills Development
Assessment Review Board	Attorney General
Assistive Devices Advisory Committee	Minister of Health
Beginning Farmer Assistance Program Review Committee	Minister of Agriculture and Food
Board of Negotiation (Attorney General)	Attorney General
Board of Negotiation (Environment)	Minister of the Environment
Board of Review under the <u>Operating Engineers Act</u>	Minister of Consumer and Commercial Relations
Board of Valuation	Minister of Energy
Building Code Commission	Minister of Housing
Building Industry Strategy Board	Minister of Housing
Building Materials Evaluation Commission	Minister of Housing
Canada's Capital Congress Centre	General Manager of the Centre
Child and Family Services Review Board	Minister of Community and Social Services
Chiropody Review Committee	Minister of Health
Chiropractic Review Committee	Minister of Health
Civil Service Commission	Chairman of Management Board of Cabinet

Classification Rating
Committee
College Relations Commission

Commercial Registration
Appeal Tribunal

Commodity Futures Advisory
Board

Conservation Review Board

Co-operative Loans Board
of Ontario

Coroners' Council
Council for Franco-Ontarian
Education

Criminal Injuries
Compensation Board
Crop Insurance Commission
of Ontario

Crown Employees Grievance
Settlement Board
Crown Timber Board
of Examiners

Custody Review Board

Dental Personnel Selection
Committee
Dentistry Review Committee
Denture Therapists Appeal
Board
Drug Quality and Therapeutics
Committee

Eastern Ontario Development
Corporation

Education Relations Commission
Environmental Appeal Board

Environmental Assessment
Advisory Committee

Environmental Assessment
Board

Minister of Labour
Minister of Colleges and
Universities

Minister of Consumer and
Commercial Relations

Minister of Financial
Institutions
Minister of Culture
and Communications

Minister of Agriculture
and Food
Solicitor General

Minister of Education

Attorney General

Minister of Agriculture
and Food

Minister of Labour

Minister of
Natural Resources
Minister of Community
and Social Services

Minister of Health
Minister of Health

Minister of Health

Minister of Health

Minister of Industry,
Trade and Technology
Minister of Education
Minister of the
Environment

Minister of the
Environment

Minister of the
Environment

Environmental Compensation Corporation	Minister of the Environment
Farm Income Stabilization Commission of Ontario	Minister of Agriculture and Food
Farm Pollution Advisory Committee	Minister of the Environment
Farm Products Appeal Tribunal	Minister of Agriculture and Food
Farm Products Marketing Board	Minister of Agriculture and Food
Farm Products Payment Board	Minister of Agriculture and Food
Farm Tax Rebate Appeal Board	Minister of Agriculture and Food
Finance Committee for the Investment of Court Funds	Attorney General
Financial Disclosure Advisory Board	Minister of Financial Institutions
Fire Code Commission	Solicitor General
Funeral Services Review Board	Minister of Health
Game and Fish Hearing Board	Minister of Natural Resources
Geoscience Research Review Committee	Minister of Mines
Grain Financial Protection Board	Minister of Agriculture and Food
Hazardous Waste Listing Advisory Committee	Minister of the Environment
Healing Arts Radiation Protection Commission	Minister of Health
Health Care Systems Research Review Committee	Minister of Health
Health Disciplines Board	Minister of Health
Health Facilities Appeal Board	Minister of Health
Health Protection Appeal Board	Minister of Health
Health Research Personnel Committee	Minister of Health
Health Services Appeal Board	Minister of Health

Hospital Appeal Board
Huron Historical Advisory
Council

Industrial Disease
Standards Panel
Innovation Ontario
Corporation

Joint Committee on
Physicians' Compensation

Laboratory Review Board
Labour-Management Advisory
Committee
Lake of the Woods Control Board

Languages of Instruction
Commission of Ontario
Licence Suspension Appeal
Board

Lieutenant Governor's
Board of Review
Liquor Control Board
of Ontario
Liquor Licence Board
of Ontario

Livestock Financial Protection
Board

Livestock Medicines Advisory
Board

Local Housing Authorities,
each Authority

Medical Advisory Board

Medical Eligibility
Committee - Health Insurance

Medical Personnel Selection
Committee

Medical Review Committee
-Health Insurance

Minister of Health

Minister of Tourism
and Recreation

Minister of Labour

Minister of Industry,
Trade and Technology

Minister of Health

Minister of Health

Minister of Labour
Minister of Natural
Resources

Minister of Education

Minister of
Transportation

Minister of Health

Chairman of the Board

Minister of Consumer and
Commercial Relations

Minister of Agriculture
and Food

Minister of Agriculture
and Food

Minister of Housing

Minister of Community
and Social Services

Minister of Health

Minister of Health

Minister of Health

Metropolitan Toronto Convention Centre Corporation	President and Chief Executive Officer of the Corporation
Milk Commission of Ontario	Minister of Agriculture and Food
Minister's Advisory Committee on Corrections	Minister of Correctional Services
Municipal/Industrial Strategy for Abatement Advisory Committee	Minister of the Environment
Niagara Escarpment Commission	Minister of Municipal Affairs
Niagara Parks Commission	Chairman of the Commission
Northern Development Councils, each Council	Minister of Northern Development
Northern Development Councils' Chairmen's Advisory Committee	Minister of Northern Development
Northern Ontario Development Corporation	Minister of Industry, Trade and Technology
Nursing Homes Review Board	Minister of Health
Old Fort William Advisory Committee	Minister of Tourism and Recreation
Ontario Advisory Council on Multiculturalism and Citizenship	Minister of Citizenship
Ontario Advisory Council for Disabled Persons	Minister Responsible for Disabled Persons
Ontario Advisory Council on Senior Citizens	Minister Responsible for Senior Citizen's Affairs
Ontario Advisory Council on Women's Issues	Minister Responsible for Women's Issues

Ontario Agricultural Museum
Advisory Board

Ontario Agricultural Museum
Artifacts Valuation Committee

Ontario Board of Parole

Ontario Centre for
Advanced Manufacturing
Technology

Ontario Centre for
Automotive Parts Technology

Ontario Centre for
Farm Machinery and Food
Processing Technology

Ontario Centre for
Microelectronics Technology

Ontario Centre for
Resource Machinery Technology

Ontario Council of Regents for
Colleges of Applied Arts
and Technology

Ontario Council on
Universities Affairs

Ontario Crop Insurance
Arbitration Board

Ontario Development Corporation

Ontario Drainage Tribunal

Ontario Energy Board

Ontario Farm Machinery Board

Ontario Film Development
Corporation

Ontario Film Review Board

Ontario Fisheries
Advisory Council

Ontario Food Terminal Board

Ontario Forestry Council

Minister of Agriculture
and Food

Minister of Agriculture
and Food

Minister of Correctional
Services

President of the Centre

President of the Centre

President of the Centre

President of the Centre

President of the Centre

Minister of Colleges
and Universities

Minister of Colleges
and Universities

Minister of Agriculture
and Food

Minister of Industry
Trade and Technology

Minister of Agriculture
and Food

Minister of Energy

Minister of Agriculture
and Food

Minister of Culture
and Communications
Minister of Consumer
and Commercial
Relations

Minister of
Natural Resources
Chairman of the Board
Minister of
Natural Resources

Ontario French Language Services Commission	Minister Responsible for Francophone Affairs
Ontario Geographic Names Board	Minister of Natural Resources
Ontario Grain Corn Council	Minister of Agriculture and Food
Ontario Heritage Foundation	Minister of Culture and Communications
Ontario Highway Transport Board	Minister of Transportation
Ontario Historical Studies Series Board of Trustees	Minister of Culture and Communications
Ontario Housing Corporation	Minister of Housing
Ontario Human Rights Commission	Minister of Citizenship
Ontario Hydro	Chairman of Ontario Hydro
Ontario International Corporation	Minister of Industry, Trade and Technology
Ontario Junior Farmer Establishment Loan Corporation	Minister of Agriculture and Food
Ontario Labour Relations Board	Minister of Labour
Ontario Law Reform Commission	Attorney General
Ontario Lottery Corporation	President of the Corporation
Ontario Mortgage Corporation	Minister of Government Services
Ontario Municipal Board	Attorney General
Ontario Municipal Improvement Corporation	Minister of Treasury and Economics
Ontario Northland Transportation Commission	Chairman of the Commission
Ontario Place Corporation	Minister of Tourism and Recreation
Ontario Police Arbitration Commission	Solicitor General
Ontario Police Commission	Solicitor General
Ontario Provincial Police Grievance Board	Chairman of Management Board of Cabinet

Ontario Provincial Police
Negotiating Committee

Ontario Public Service Labour
Relations Tribunal
Ontario Racing Commission

Ontario/Regional Special
Education Tribunals,
each Tribunal

Ontario Renewable Resources
Research Review Board

Ontario Science Centre

Ontario Securities Commission

Ontario Sport Medicine and
Safety Advisory Board

Ontario Stock Yards Board
Ontario Student Assistance
Program Appeal Board

Ontario Telephone Development
Corporation

Ontario Telephone Service
Commission

Ontario Transportation
Development Corporation

Ontario Waste Management
Corporation

Optometry Review Committee
Osteopathy Review Committee
Ottawa River Regulation
Planning Board

Pay Equity Commission
Pension Commission of Ontario

Pesticides Advisory Committee

Planning and Implementation
Commission

Chairman of Management
Board of Cabinet

Minister of Labour
Minister of Consumer
and Commercial
Relations

Minister of Education

Minister of
Natural Resources
Minister of Culture and
Communications
Minister of
Financial Institutions

Minister of Tourism
and Recreation
Chairman of the Board

Minister of Colleges
and Universities

Minister of
Culture and
Communications

Minister of
Culture and
Communications

Minister of
Transportation

Chairman and President
of the Corporation
Minister of Health
Minister of Health

Minister of
Natural Resources

Minister of Labour
Minister of Financial
Institutions
Minister of
the Environment

Minister of Education

Premier's Advisory Committee on Executive Resources	Premier
Private Vocational School Review Board	Minister of Colleges and Universities
Processing Vegetable Financial Protection Board	Minister of Agriculture and Food
Produce Arbitration Board	Minister of Agriculture and Food
Professional Services Management Committee	Minister of Health
Province of Ontario Medal for Fire Fighters' Bravery Advisory Council	Minister of Intergovernmental Affairs
Province of Ontario Medal for Good Citizenship Advisory Council	Minister of Intergovernmental Affairs
Province of Ontario Medal for Police Bravery Advisory Council	Minister of Intergovernmental Affairs
Province of Ontario Medal for the Order of Ontario Advisory Council	Minister of Intergovernmental Affairs
Provincial Judges Benefits Board	Minister of Intergovernmental Affairs
Provincial Parks Council	Minister of Government Services
Provincial Schools Authority	Minister of Natural Resources
Public Complaints Commissioner	Minister of Education
Public Sector Pensions Advisory Board	Attorney General
Public Service Grievance Board	Chairman of Management Board of Cabinet
Public Service Superannuation Board	Minister of Labour
Public Trustee	Chairman of Management Board of Cabinet Attorney General

Rabies Advisory Committee
 Real Estate Advisory Board
 Recycling Advisory Committee
 Rent Review Hearings Board
 Residential Rental Standards Board
 Residential Tenancy Commission
 Review Board under the Mental Health Act

St. Lawrence Parks Commission
 Selection Board

Shoreline Management Advisory Council

Social Assistance Review Board

Soldiers Aid Commission

Stadium Corporation of Ontario Limited

Statutory Powers Procedure Rules Committee

Sturgeon River/Lake Nipissing /French River Watershed Management Advisory Board

Toronto Area Transit Operating Authority

University Research Incentive Fund Selection Committee

Minister of Natural Resources
 Minister of Government Services
 Minister of the Environment

Minister of Housing

Minister of Housing

Minister of Housing

Minister of Health

Minister of Tourism and Recreation
 Minister of Colleges and Universities

Minister of Natural Resources
 Minister of Community and Social Services
 Minister of Community and Social Services

Chairman of the Corporation

Attorney General

Minister of Natural Resources

Chairman of the Authority

Minister of Colleges and Universities

Wolf Damage Assessment Board	Minister of Agriculture and Food
Workers' Compensation Appeals Tribunal	Minister of Labour
Workers' Compensation Board	Chairman of the Board

O. Reg. 677/87, s. 1.

2. The French version of Forms 1, 2 and 3 of the said Regulation are amended by striking out "organisme" wherever it occurs and inserting in lieu thereof "institution".

3. This Regulation comes into force on the day section 60 of the Act comes into force.

(2364)

52

DEVELOPMENT CORPORATIONS ACT

O. Reg. 678/87.

The Ontario Film Development
Corporation.

Made—December 10th, 1987.

Filed—December 10th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 37/86 MADE UNDER THE DEVELOPMENT CORPORATIONS ACT

1.—(1) Subsection 4 (1) of Ontario Regulation 37/86 is revoked and the following substituted therefor:

(1) The members of The Ontario Film Development Corporation form and are its board of directors and the Lieutenant Governor in Council shall designate one of them as chairman and one of them as vice-chairman. O. Reg. 678/87, s. 1 (1).

(2) Section 4 of the said Regulation is amended by adding thereto the following subsection:

(3) In the absence of the chairman for any prolonged period, the Lieutenant Governor in Council may designate a member of The Ontario Film Development Corporation as acting chairman to be paid such remuneration as the Lieutenant Governor in Council determines. O. Reg. 678/87, s. 1 (2).

2. The said Regulation is amended by adding thereto the following section:

12a.—(1) The Lieutenant Governor in Council shall appoint the chief executive officer of The Ontario Film Development Corporation.

(2) In the absence of the chief executive officer for a prolonged period, the Lieutenant Governor in Council may appoint an acting chief executive officer.

(3) A chief executive officer or the acting chief executive officer who is not an employee in the public service of Ontario or a director of The Ontario Film Development Corporation shall be paid such remuneration as may be fixed by the Lieutenant Governor in Council. O. Reg. 678/87, s. 2.

(2365)

52

LIQUOR LICENCE ACT

O. Reg. 679/87.

General.

Made—December 10th, 1987.

Filed—December 11th, 1987.

REGULATION TO AMEND REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR LICENCE ACT

1. Regulation 581 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

59I. Section 25 of the Act does not apply to premises used as a government store for the sale of Ontario wine located in that part of the City of Owen Sound annex-

ed from the Township of Sydenham on the 1st day of January, 1967 and described in Schedule A to Ontario Municipal Board Order P1314-66 dated the 5th day of August, 1966 until a vote is held in the said area under section 26 of the Act at the municipal elections to be held in 1988. O. Reg. 679/87, s. 1.

(2368)

52

PERSONAL PROPERTY SECURITY ACT

O. Reg. 680/87.

Fees Concerning Security Documents.

Made—December 10th, 1987.

Filed—December 11th, 1987.

REGULATION TO AMEND REGULATION 748 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PERSONAL PROPERTY SECURITY ACT

1. Paragraph 1, as remade by section 1 of Ontario Regulation 249/86, and paragraph 2 of section 2 of Regulation 748 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

1. For registration of a statement \$7.00

2. For a search 3.00

2. This Regulation comes into force on the 1st day of February, 1988.

(2369)

52

CROP INSURANCE ACT (ONTARIO)

O. Reg. 681/87.

Crop Insurance Plan—Winter Wheat.

Made—October 2nd, 1987.

Approved—November 26th, 1987.

Filed—December 11th, 1987.

REGULATION TO AMEND REGULATION 229 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1.—(1) Section 9 of the Schedule to Regulation 229 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 695/86, is revoked and the following substituted therefor:

9.—(1) The initial coverage provided under a contract of insurance shall be 75 per cent of the average farm yield in bushels of the total acreage seeded to winter wheat by the insured person.

(2) Subject to subsection (4), the coverage provided under a contract of insurance following a year in which there was no claim shall be,

(a) where the previous year's coverage was 70 per cent, 73 per cent;

(b) where the previous year's coverage was 73 per cent, 75 per cent;

(c) where the previous year's coverage was 75 per cent, 78 per cent;

(d) where the previous year's coverage was 78 per cent, 80 per cent; and

(e) where the previous year's coverage was 80 per cent, 80 per cent,

of the average farm yield in bushels of the total acreage seeded to winter wheat by the insured person.

(3) Subject to subsection (4), the coverage provided under a contract of insurance following a year in which there was a claim shall be,

(a) where the previous year's coverage was 80 per cent, 78 per cent;

(b) where the previous year's coverage was 78 per cent, 75 per cent;

(c) where the previous year's coverage was 75 per cent, 73 per cent;

(d) where the previous year's coverage was 73 per cent, 70 per cent; and

(e) where the previous year's coverage was 70 per cent, 70 per cent,

of the average farm yield in bushels of the total acreage seeded to winter wheat by the insured person.

(4) Where, in any year, a claim is paid in an amount that is less than one-half of the total premium for that year, the coverage for the following year shall remain unchanged.

(5) Despite clause (3) (a), the coverage provided under a contract of insurance following a year in which there was a claim shall be 80 per cent where,

(a) the insured person has had coverage and an actual farm yield for at least five years; and

(b) the previous year's coverage was 80 per cent.

(2) Clause 11 (1) (c) of the said Schedule, as made by subsection 1 (2) of Ontario Regulation 695/86, is revoked and the following substituted therefor:

(c) \$3.50,

(3) Subsection 12 (1) of the said Schedule, as remade by subsection 1 (3) of Ontario Regulation 695/86, is revoked and the following substituted therefor:

(1) The total premium is,

(a) \$6.30 per acre where the established price is \$2.75 per bushel;

(b) \$7.40 per acre where the established price is \$3.25 per bushel; and

(c) \$8.00 per acre where the established price is \$3.50 per bushel.

(4) Clause 12 (4) (a) of the said Schedule, as made by subsection 1 (4) of Ontario Regulation 695/86, is revoked and the following substituted therefor:

(a) at the maximum coverage level prescribed in clause 9 (2) (e) for at least one year; and

2.—(1) Clause (c) of subparagraph 5 (3) of Form 1 of the said Regulation, as remade by subsection 2 (2) of Ontario Regulation 695/86, is amended by striking out "\$3.75" in the second line and inserting in lieu thereof "\$3.50".

(2) Paragraph 7 of the said Form 1, as amended by subsection 2 (4) of Ontario Regulation 695/86, is revoked and the following substituted therefor:

7. Where the insured crop is reduced below Grade 2 due to an insured peril, the actual production shall be deemed to be,

(a) for Grade 3, 90 per cent of the yield harvested;

(b) for Feed, 85 per cent of the yield harvested.

THE CROP INSURANCE COMMISSION OF ONTARIO:

GORDON HILL
Chairman

JACK MULDER
Secretary

Dated at Toronto, this 2nd day of October, 1987.

(2370)

52

RESIDENTIAL RENT REGULATION ACT, 1986

O. Reg. 682/87.

General.

Made—December 10th, 1987.

Filed—December 11th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 749/86 MADE UNDER THE RESIDENTIAL RENT REGULATION ACT, 1986

1. Subsection 2 (2) of Ontario Regulation 749/86, as made by section 1 of Ontario Regulation 306/87, is amended by striking out "December, 1987" in the third line and inserting in lieu thereof "March, 1988".

(2371)

52

FAMILY BENEFITS ACT

O. Reg. 683/87.

General.

Made—December 10th, 1987.

Filed—December 11th, 1987.

REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

1.—(1) Paragraphs 9a and 9b of subsection 13 (2) of Regulation 318 of Revised Regulations of Ontario, 1980, as made by subsection 4 (1) of Ontario Regulation 396/86, are revoked.

(2) Paragraphs 32, 33, 34 and 35 of subsection 13 (2) of the said Regulation, as remade by subsection 4 (1) of Ontario Regulation 396/86, are revoked and the following substituted therefor:

- 32. a grant received by a beneficiary under Regulation 646 of Revised Regulations of Ontario, 1980 (Ontario Study Grant Plan), except any amount received as a supplementary living allowance;
- 33. a bursary received by a beneficiary under Regulation 643 of Revised Regulations of Ontario, 1980 (Ontario Special Bursary Program);

34. a grant received by a beneficiary who is a part-time student enrolled in a post-secondary institution under clause 7 (a) of the *Ministry of Colleges and Universities Act*;

35. a bursary received by a beneficiary who is a full-time student enrolled in a secondary school under clause 8 (1) (r) of the *Education Act*;

2. Section 9 of Ontario Regulation 360/83 is revoked.

(2372)

52



Publications Under The Regulations Act

January 2nd, 1988

HIGHWAY TRAFFIC ACT

O. Reg. 684/87.

Parking.

Made—December 2nd, 1987.

Filed—December 16th, 1987.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 20 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (2) of Ontario Regulation 137/86, is further amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 4 in the Township of Westminister in the County of Middlesex beginning at a point situate 250 metres measured southerly from its intersection with the centre line of the roadways known as Westminister Township Concession 5 and Westminister Drive and extending southerly for a distance of 200 metres.

EDWARD FULTON
Minister of Transportation

Dated at Toronto, this 2nd day of December, 1987.

(2392)

1

HIGHWAY TRAFFIC ACT

O. Reg. 685/87.

Use of Controlled-Access Highways by Pedestrians.

Made—December 2nd, 1987.

Filed—December 16th, 1987.

REGULATION TO AMEND REGULATION 495 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 1 of Schedule 10 to Regulation 495 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 17 in the City of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Regional Road 57 (Navan Road) and a point situate at its intersection with the King's Highway known as No. 417, except for the crosswalks within the intersection of the roadway known as Champlain Street.

- (2) The said Schedule 10 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 17 in the Township of West Carleton (formerly the Township of Huntley) in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the King's Highway known as No. 417 and a point situate at its intersection with the King's Highway known as No. 44.

2. Paragraph 1 of Schedule 20 of the said Regulation is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 417 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Walkley Road in the City of Gloucester and a point situate at its intersection with the King's Highway known as No. 17 in the Township of West Carleton (formerly the Township of Huntley).

3. The said Regulation is amended by adding thereto the following Schedule:

Schedule 23

HIGHWAY NO. 7

1. That part of the King's Highway known as No. 7 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the King's Highway known as No. 417 in the Township of West Carleton (formerly the Township of Huntley) and a point situate at its intersection with the

roadway known as Regional Road 36 (Robertson Road) in the Township of Goulbourn. O. Reg. 685/87, s. 3.

EDWARD FULTON
Minister of Transportation

Dated at Toronto, this 2nd day of December, 1987.

(2393)

1

HIGHWAY TRAFFIC ACT

O. Reg. 686/87.

Vehicles on Controlled-Access Highways.

Made—December 2nd, 1987.

Filed—December 16th, 1987.

REGULATION TO AMEND REGULATION 496 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 4 to Regulation 496 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 573/85, is revoked and the following substituted therefor:

Schedule 4

1. That part of the King's Highway known as No. 17 in the City of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Regional Road 57 (Navan Road) and a point situate at its intersection with the King's Highway known as No. 417, except for the crosswalks within the intersection of the roadway known as Champlain Street.

2. That part of the King's Highway known as No. 17 in the Township of West Carleton (formerly the Township of Huntley) in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the King's Highway known as No. 417 and a point situate at its intersection with the King's Highway known as No. 44. O. Reg. 686/87, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 20

That part of the King's Highway known as No. 7 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the

King's Highway known as No. 417 in the Township of West Carleton (formerly the Township of Huntley) and a point situate at its intersection with the roadway known as Regional Road 36 (Robertson Road) in the Township of Goulbourn. O. Reg. 686/87, s. 2.

EDWARD FULTON
Minister of Transportation

Dated at Toronto, this 2nd day of December, 1987.

(2394)

1

COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 687/87.

Levies or Charges—Chicken.

Made—December 10th, 1987.

Filed—December 16th, 1987.

REGULATION TO AMEND REGULATION 107 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COMMODITY BOARDS AND MARKETING AGENCIES ACT

1. Section 2 of Regulation 107 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 106/83 and section 1 of Ontario Regulation 779/83, is revoked and the following substituted therefor:

2.—(1) Subject to subsections (2) and (3), the Lieutenant Governor in Council hereby grants to the marketing agency, in relation to the marketing of chicken locally within Ontario, authority to fix, impose and collect levies or charges from persons engaged in the production of chicken in Ontario and for such purpose to classify such persons into groups and fix the levies or charges payable by the members of the different groups in different amounts, and to use such levies or charges for the purposes of the marketing agency including the creation of reserves, the payment of expenses and losses resulting from the sale or disposal of any chicken and the equalization or adjustment among producers of chicken of moneys realized from the sale thereof during such period or periods of time as the marketing agency may determine.

(2) It is a condition of the grant of authority under subsection (1) that the marketing agency not fix, impose or collect a levy or charge of more than 0.34 cents per kilogram of chicken, live weight.

(3) The grant of authority under subsection (1) does not include the authority to fix, impose and collect

levies or charges granted to The Ontario Chicken Producers' Marketing Board by Regulation 108 of Revised Regulations of Ontario, 1980. O. Reg. 687/87, s. 1.

(2395)

1

ARCHITECTS ACT, 1984

O. Reg. 688/87.

General.

Made—July 17th, 1986.

Approved—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 517/84 MADE UNDER THE ARCHITECTS ACT, 1984

1. Subsection 30 (1) of Ontario Regulation 517/84 is revoked and the following substituted therefor:

(1) Life members are persons who have resigned their memberships in the Association, who have thereafter held the status of associates or retired members and who are elected as life members by the Council. O. Reg. 688/87, s. 1.

2. Subsection 31 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Retired members are persons who have resigned their memberships in the Association, who have paid the annual fees prescribed by the by-laws and who are

elected as retired members by the Council. O. Reg. 688/87, s. 2.

Made by the Council on the 17th day of July, 1986.

COUNCIL OF THE ONTARIO ASSOCIATION
OF ARCHITECTS:

ANTHONY BUTLER
President

BRIAN PARKS
Registrar

(2397)

1

COSTS OF DISTRESS ACT

O. Reg. 689/87.

Costs.

Made—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND REGULATION 192 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COSTS OF DISTRESS ACT

1. Paragraph 2 of section 1 of Regulation 192 of Revised Regulations of Ontario, 1980 is amended by striking out "man" in the first line and inserting in lieu thereof "person".

(2398)

1

METROPOLITAN TORONTO POLICE FORCE COMPLAINTS ACT, 1984

O. Reg. 690/87.

General.

Made—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 494/85 MADE UNDER THE METROPOLITAN TORONTO POLICE FORCE COMPLAINTS ACT, 1984

1.—(1) Form 1 of Ontario Regulation 494/85 is amended by striking out "Date of Birth" and "Sex" in the line following "COMPLAINANT" and inserting in lieu thereof:

Was anyone involved in the
complaint less than eighteen years
old at the time of the incident?

Yes ☐

No ☐

- (2) Form 1 of the said Regulation is further amended by striking out “Summary of Allegations” in the line following “Home Address” and inserting in lieu thereof:

Circumstances of Complaint

- (3) Form 1 of the said Regulation is further amended by striking out “Subject Officer(s)” in the line following “Did complainant require an interpreter” and inserting in lieu thereof:

Officer(s) Involved

- 2.—(1) Form 1A of the said Regulation is amended by striking out “Date of Birth” and “Sex” in the line following “COMPLAINANT” and inserting in lieu thereof:

Was anyone involved in the
complaint less than eighteen years
old at the time of the incident?

Yes ☐
No ☐

- (2) Form 1A of the said Regulation is further amended by striking out “Summary of Allegations” in the line following “Home Address” and inserting in lieu thereof:

Circumstances of Complaint

(2399)

1

ADMINISTRATION OF JUSTICE ACT

O. Reg. 691/87.
Fees and Allowances—Provincial Court
(Civil Division).
Made—December 17th, 1987.
Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 795/84 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1. Schedules 1, 2, 3 and 4 to Ontario Regulation 795/84, as remade by section 1 of Ontario Regulation 601/85, are revoked and the following substituted therefor:

Schedule 1

CLERK'S FEES

- Upon filing a claim, third party claim or counterclaim:
 - Where claim does not exceed \$100... \$ 7.75

Where claim exceeds \$100 but does
not exceed \$500 14.00

Where claim exceeds \$500 but does
not exceed \$1,000 20.50

- Where claim exceeds \$1,000\$26.75
- Where there is more than one defendant in an action, for each additional defendant 2.75
 - For every original action entered, to cover postage and handling 5.25
 - For each new or subsequent address on a service 2.75
 - Receiving documents from another court office for service \$ 1.75

Postage and handling75 2.50
 - Transmitting documents to another court office for service \$ 1.25

Postage and handling75 2.00
 - Receiving and entering a claim transferred from another court office on a judge's order 2.75
 - Filing a notice of motion 11.50

(except a notice of motion under the
Wages Act)
 - Issuing summons to witness 1.50

Every additional copy50
 - Preparing certificate of judgment for transmission to another court office \$ 2.50

Postage and handling	\$.75	\$ 3.25
8. Receiving certificate of judgment		1.50
9. Receiving for enforcement a process from a provincial court or an order or judgment as provided by a statute		12.75
10. Issuing writ of delivery		6.25
11. Issuing writ of seizure and sale		6.25
12. Issuing notice of garnishment		9.25
Fee to be deducted from each payment into court made under a notice of garnishment		9.25
Placing garnishee proceeding on the trial list		2.75
13. Preparing and filing consolidation order ..		49.50
14. In the distribution of funds collected under a consolidation order:		
i. 5 per cent of funds received for distribution to be charged to the debtor, and		
ii. 5 per cent of amount to be distributed, and actual cost of postage, to be charged to creditors.		
15. Issuing notice of examination		7.75
16. Issuing warrant of committal		3.75
17. Forwarding court file to Divisional Court for appeal		1.50
18. Certified copy of judgment		1.50
19. If registered mail is necessary for transmitting a document, the full cost of postage shall be paid as an additional fee.		
20. Search by a person not a party to the action		1.50
21. Preparing copy of a document		1.50
22. Preparation of records of orders—per name25
23. Referee services:		
Preparing notices of pre-trial hearings, lists of matters to be heard by referee, other related matters, per claim		\$ 3.25
Postage and handling75	4.00

O. Reg. 691/87, s. 1, *part.*

Schedule 2

CLERK'S ALLOWANCES

1. A clerk is entitled to retain for his or her own use all gross fees earned in a year up to and including \$63,085, and 75 per cent of the excess over \$63,085.
2. If the gross fees earned by a clerk in a year are \$25,218 or less, the clerk shall be paid an additional allowance equal to 40 per cent of the gross fees earned.
3. If the gross fees earned by a clerk in a year are \$50,463 or less, but more than \$25,218, the clerk shall be paid an additional allowance equal to 20 per cent of the gross fees earned.
4. If the gross fees earned by a clerk in a year are \$63,085 or less, but more than \$50,463, the clerk shall be paid an additional allowance equal to 10 per cent of the gross fees earned.
5. If the gross fees earned by a clerk in a territorial district in a year are \$63,085 or less, the clerk shall be paid an additional allowance equal to 40 per cent of the gross fees earned, up to a maximum of \$12,623, and items 2, 3 and 4 do not apply.

O. Reg. 691/87, s. 1, *part.*

Schedule 3

BAILIFF'S FEES

- 1.—(1) For service of a claim or third party claim \$7.75
Postage and handling75
- (2) In addition to the fee payable under subitem (1), where there is more than one defendant, a fee of \$7.75 shall be paid for each additional defendant.
- 2.—(1) For each kilometre necessarily travelled, except in an unsuccessful attempt to effect service, the kilometre allowance set out in Ontario Regulation 283/82, subject to item 3.
- (2) For each unsuccessful attempt to effect service 1.50
- 3.—(1) In the territorial divisions referred to in subitem (2), for each attempt to effect service, whether successful or unsuccessful:
- i. if the bailiff necessarily travels more than sixteen kilometres, the travel allowance set out in Ontario Regulation 283/82,

in all other cases \$ 1.50

(2) Subitem (1) applies to the territorial divisions known as:

Hamilton Small Claims Court

Ottawa Small Claims Court

Toronto Small Claims Court

Etobicoke Small Claims Court

Scarborough Small Claims Court

North York Small Claims Court

4. Service of summons to witness 2.75

5. Service of notice of garnishment on garnishee 2.75

6. Service of notice of garnishment on debtor 2.75

7. Service of notice of examination 5.25

8. Enforcing a writ of delivery or a writ of seizure and sale of personal property 7.75

9. Preparing inventory of personal property seized under a writ of seizure and sale .. 7.75

10. Advertising sale of personal property seized under a writ of seizure and sale .. 1.50

11. Reasonable allowance and disbursements necessarily incurred to remove property seized, and for assistance in the seizure, or to secure or retain property, including appraisers' fees if necessary.

12. If the order for the payment of money is satisfied in whole or in part after seizure and before sale, 5 per cent of the amount directed to be enforced or 5 per cent of the value of the property seized, whichever is less.

13. Enforcing warrant of committal 12.75

O. Reg. 691/87, s. 1, *part.*

Schedule 4

BAILIFF'S ALLOWANCES

1. A bailiff is entitled to retain for his or her own use all gross fees earned in a year up to and including \$63,085, and 75 per cent of the excess over \$63,085.

2. If the gross fees earned by a bailiff in a year are \$37,840 or less, the bailiff shall be paid an additional allowance equal to 30 per cent of the gross fees earned.

3. If the gross fees earned by a bailiff in a year are \$50,463 or less, but more than \$37,840, the bailiff shall be paid an additional allowance equal to 10 per cent of the gross fees earned.

4. If the gross fees earned by a bailiff in a year are \$63,085 or less, but more than \$50,463, the bailiff shall be paid an additional allowance equal to 5 per cent of the gross fees earned.

5. If the gross fees earned by a bailiff in a territorial district in a year are \$63,085 or less, the bailiff shall be paid an additional allowance equal to 40 per cent of the gross fees earned, up to a maximum of \$12,623, and items 2, 3 and 4 do not apply.

O. Reg. 691/87, s. 1, *part.*

2. This Regulation comes into force on the 1st day of January, 1988.

(2400)

1

ADMINISTRATION OF JUSTICE ACT

O. Reg. 692/87.

Fee Payable to Provincial Court (Civil Division) Referees.

Made—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 612/85 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1. Section 1 of Ontario Regulation 612/85 is amended by striking out “\$13.75” in the second line and inserting in lieu thereof “\$15.00”.

2. This Regulation comes into force on the 1st day of January, 1988.

(2401)

1

ADMINISTRATION OF JUSTICE ACT

O. Reg. 693/87.

Fees and Expenses—Court Reporters and Court Monitors.

Made—December 17th, 1987.

Filed—December 17th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 36/84
MADE UNDER THE
ADMINISTRATION OF JUSTICE
ACT**

1. Subsection 2 (1) of Ontario Regulation 36/84, as remade by section 1 of Ontario Regulation 57/87, is revoked and the following substituted therefor:

(1) Court reporters and court monitors shall be paid the following fees for attendances and services requested by an official of the Ministry of the Attorney General and performed on or after the 1st day of January, 1987:

1. Court reporter,

- i. for daily attendance, calculated from a maximum of one-half hour before court commencement to court adjournment less a maximum of one hour for court recesses for lunch or dinner or both, per hour \$15.00
- ii. for attendance additional to attendance under subparagraph i, per hour 15.00
- iii. minimum daily attendance fee 45.00
- iv. cancellation fee, in place of minimum daily attendance fee, if less than forty-eight hours notice of cancellation is given 45.00

2. Court monitor,

- i. for daily attendance, calculated from a maximum of one-half hour before court commencement to court adjournment less a maximum of one hour for court recesses for lunch or dinner or both, per hour 12.25
- ii. for attendance additional to attendance under subparagraph i, per hour 12.25
- iii. minimum daily attendance fee 36.75
- iv. cancellation fee, in place of minimum daily attendance fee, if less than forty-eight hours notice of cancellation is given 36.75

3. Court reporter, for attending and reading evidence where no copies are ordered, per hour 15.00

4. Court monitor, for attending and reading evidence where no copies are ordered, per hour 12.25

2.—(1) Paragraph 1 of section 3 of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 610/85, is revoked and the following substituted therefor:

1. For a single copy of a transcript of evidence for the purpose of reproduction in an appeal to the Court of Appeal, per page \$ 3.25

(2) Subparagraph i of paragraph 2 of the said section 3, as remade by subsection 1 (2) of Ontario Regulation 610/85, is revoked and the following substituted therefor:

i. for the first copy, per page 2.75

(3) Subparagraph i of paragraph 3 of the said section 3, as remade by subsection 1 (3) of Ontario Regulation 610/85, is revoked and the following substituted therefor:

i. for the first copy, payable by ordering party, per page 2.75
less an amount equal to 7 cents per line of translated text, payable by Ontario,

3. This Regulation comes into force on the 1st day of January, 1988.

(2402)

1

ADMINISTRATION OF JUSTICE ACT

O. Reg. 694/87.

Fees and Expenses—Sheriff's Officers,
Process Servers, Escorts and Municipal
Police Forces.

Made—December 17th, 1987.

Filed—December 17th, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 794/84
MADE UNDER THE
ADMINISTRATION OF JUSTICE
ACT**

1. Paragraph 1 of section 1 of Ontario Regulation 794/84, as remade by section 1 of Ontario Regulation 603/85, is revoked and the following substituted therefor:

1. Sheriff's officers and process servers—

- i. The serving of any writ, summons, subpoena, notice, pleading or other document, for each party served ...\$ 5.75
- ii. The enforcement of any court order, where the cost of enforcement is borne by the Crown in right of Ontario, per hour 12.50

2. This Regulation comes into force on the 1st day of January, 1988.

(2403)

1

ADMINISTRATION OF JUSTICE ACT

O. Reg. 695/87.
 Fees and Expenses—Justices of the Peace.
 Made—December 17th, 1987.
 Filed—December 17th, 1987.

REGULATION TO AMEND
 ONTARIO REGULATION 620/85
 MADE UNDER THE
 ADMINISTRATION OF JUSTICE
 ACT

1.—(1) Subsection 1 (1) of Ontario Regulation 620/85, as remade by section 1 of Ontario Regulation 188/86, is revoked and the following substituted therefor:

- (1) A justice of the peace who is not,
 - (a) a full-time justice of the peace paid by salary; or
 - (b) a justice of the peace who is also employed in the public service in Ontario,

shall be paid the following fees in respect of duties performed on or after the 1st day of April, 1987:

- 1. Receiving and swearing an information:
 - i. Information portion of a summary conviction ticket or an information charging a parking by-law violation ... \$.57
 - ii. All other informations other than an information to obtain a search warrant 1.15
- 2. Swearing an affidavit including an affidavit of service57

- 3. Considering the issue of process and, where appropriate, issuing process in matters other than where the information charges a parking by-law violation:
 - i. Considering the issue of process where no process issued \$ 1.15
 - ii. Considering the issue and issuing the summons and a copy 1.15
 - iii. Considering the issue of a warrant and issuing the warrant 1.15
- 4. Considering the issue of process and, where appropriate, issuing process on an information charging a parking by-law violation including a summons and the copy thereof:
 - i. Considering the issue of process where no process issued .57
 - ii. Considering the issue of process and issuing process including a summons and copy thereof57
- 5. Considering the issue and, where appropriate, issuing a warrant where a summons has been issued in the first instance:
 - i. Considering the issue of a warrant where no warrant issued 1.15
 - ii. Considering the issue where a warrant is issued 1.15
- 6. Considering and, where appropriate, confirming the issue of an appearance notice, promise to appear or recognizance entered into before an officer-in-charge or a summons served under section 23 of the *Provincial Offences Act*:
 - i. Considering the confirmation where the documents are not confirmed 1.15
 - ii. Considering the confirmation where the documents have been confirmed 1.15
- 7. Issuing *subpoena* (one per case) to witnesses, unless the justice of the peace or the court considers it necessary or desirable to issue more than one57

8. Copy of <i>subpoena</i> for a witness . . . \$.37		
9.—(1) Receiving and swearing an information for a search warrant or receiving a report in writing under section 181 of the <i>Criminal Code</i> (Canada)	1.15		
(2) Considering the issue of a search warrant where no search warrant issued	2.30		
(3) Considering the issue of a search warrant and, if appropriate, issuing a search warrant	2.30		
10. Attending to remand prisoners, to adjourn show cause hearings prior to the commencement of taking evidence, to take undertakings with or without conditions or to take recognizances of bail where the judicial interim release orders have already been made, including the preparation and completion of all documents,			
i. per attendance between the hours of 8 a.m. and 12 midnight	12.00		
ii. per attendance between the hours of 12 midnight and 8 a.m.	24.00		
11. Conducting one or more judicial interim release hearings including preparation of all necessary documents such as judicial interim release orders, warrants of remand, undertakings or recognizances where the accused are released immediately following the hearing and the completion of warrants of committal where the accused are not released,			
i. for the first hour or part thereof	36.50		
ii. for each additional hour or part thereof	14.60		
12. Adjourning cases and setting dates for trial as assigned by a provincial judge,			
i. for the first hour or part thereof	36.50		
ii. for each additional hour or part thereof	14.60		
13. Carrying out the duties of a justice of the peace as assigned by a provincial judge, other than duties described in			
paragraphs 11, 12, 14, 15, 16, 17 and 18, but including pleas of guilty with an explanation for each hour or part thereof			\$14.60
14. Carrying out the duties of a justice of the peace as assigned by a provincial judge, to hear and determine prosecutions in a provincial offences court or a summary conviction court, including pleas of guilty with an explanation, where these sittings precede the sittings designated for not guilty pleas or where the justice of the peace is assigned by the provincial judge to attend at a location solely for receiving pleas of guilty with an explanation,			
i. for the first hour or part thereof		36.50	
ii. for each additional hour or part thereof		14.60	
15. Receiving an information and swearing the same under section 10 of the <i>Mental Health Act</i> and conducting a hearing in respect of a request for an order for examination in the prescribed form,			
i. for the first hour or part thereof		36.50	
ii. for each additional hour or part thereof		14.60	
16. Presiding as a justice of the peace at a hearing under section 446 of the <i>Criminal Code</i> (Canada) concerning the return or detention of things seized by a peace officer or other person,			
i. for the first hour or part thereof		36.50	
ii. for each additional hour or part thereof		14.60	
17. Presiding as a justice of the peace at night court sittings in The Municipality of Metropolitan Toronto in addition to regular daily duties,			
i. for the first hour or part thereof		53.55	
ii. for each additional half hour or part thereof		12.00	
18. Presiding as a justice of the peace as assigned by a provincial judge in the provincial offences court or as a			

summary conviction court at night in The Municipality of Metropolitan Toronto for the purpose of receiving pleas of guilty with an explanation and carrying out such other duties as may from time to time be assigned by a provincial judge in addition to regular daily duties, between 4 p.m. and 9 p.m.,

i. for the first hour or part thereof	\$53.55
ii. for each additional half hour or part thereof	12.00
19. Preparing a copy of a writing or certificate, or both a writing and a certificate including a conviction or order upon the request of any person, per page	1.70
20. Attendance to take any recognizance other than a recognizance of bail (including preparation and completion of recognizance and copies) ...	2.30
21. Preparing a bill of costs, when made out in detail upon the request of a party to the proceedings57
22. Receiving moneys and issuing an official receipt therefor in respect of a fine or costs, or both, on behalf of a provincial court57
23. Attending at the direction of the sheriff for the drafting of a panel of jurors under sections 17 and 19 of the <i>Juries Act</i> , per hour	11.90
24. Solemnizing a marriage	7.10

O. Reg. 695/87, s. 1 (1).

- (2) Subsection 1 (2) of the said Regulation is amended by inserting after "or 16" in the third line "of subsection (1)".
- (3) Subsection 1 (3) of the said Regulation is amended by inserting after "or 18" in the third line "of subsection (1)".
- (4) Section 1 of the said Regulation is amended by adding thereto the following subsections:

(2a) Where a justice of the peace receives a fee for performing duties under paragraph 13 of subsection (1), he or she shall not receive any other fee under that subsection in respect of those duties. O. Reg. 695/87, s. 1 (4), *part*.

(4) For duties performed on or after the 4th day of January, 1988, a justice of the peace shall not be paid fees under this section in excess of \$1,500 for any 14-day period commencing on the 4th day of January, 1988 and every second Monday thereafter and ending on Sunday of the following week. O. Reg. 695/87, s. 1 (4), *part*.

2.—(1) Subsection 2 (2) of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 188/86, is amended by striking out "\$620" in the last line and inserting in lieu thereof "\$647.90".

(2) Subsection 2 (3) of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 188/86, is amended by striking out "\$73" in the last line and inserting in lieu thereof "\$76.25".

(3) Subsection 2 (4) of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 188/86, is amended by striking out "\$620" in the last line and inserting in lieu thereof "\$647.90".

(4) Subsection 2 (7) of the said Regulation, as remade by subsection 3 (3) of Ontario Regulation 188/86, is amended by striking out "1986" in the last line and inserting in lieu thereof "1987".

(2404)

1

JUSTICES OF THE PEACE ACT

O. Reg. 696/87.

Salaries and Benefits.

Made—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 398/84 MADE UNDER THE JUSTICES OF THE PEACE ACT

1.—(1) Subsection 1 (2) of Ontario Regulation 398/84, as remade by section 1 of Ontario Regulation 189/86, is revoked and the following substituted therefor:

(2) The salary set out in Column 2 of Table 1 or Table 2 that is the annual salary of a full-time justice of the peace immediately before this Regulation comes into force is increased for service on and after the 1st

day of January, 1987 to the annual salary set out opposite thereto in Column 3. O. Reg. 696/87, s. 1 (1).

(2) Subsection 1 (3) of the said Regulation, as amended by section 1 of Ontario Regulation 189/86, is further amended by striking out "\$1,946 for service on and after the 1st day of January, 1986" in the said amendment of Ontario Regulation 189/86 and inserting in lieu thereof "\$2,034 for service on and after the 1st day of January, 1987".

2. Tables 1 and 2 to the said Regulation, as remade by section 2 of Ontario Regulation 189/86, are revoked and the following substituted therefor:

Table 1

COLUMN 1	COLUMN 2	COLUMN 3
Level	Annual Salary to and including December 31, 1986	Annual Salary on and after January 1, 1987
1	\$27,585	\$28,826
2	28,735	30,028
3	29,884	31,229
4	31,062	32,460
5	32,683	34,154

O. Reg. 696/87, s. 2, *part*.

Table 2

COLUMN 1	COLUMN 2	COLUMN 3
Level	Annual Salary to and including December 31, 1986	Annual Salary on and after January 1, 1987
1	\$31,269	\$32,676
2	32,566	34,031
3	34,216	35,756
4	35,926	37,543
5	37,723	39,421

O. Reg. 696/87, s. 2, *part*.

(2405)

PROVINCIAL OFFENCES ACT

O. Reg. 697/87.

Approval of Part II By-laws.

Made—December 17th, 1987.

Filed—December 17th, 1987.

ORDER IN COUNCIL

R.O.C. 504/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsection 15 (2) of the *Provincial Offences Act*, Revised Statutes of Ontario, 1980, chapter 400, the by-law mentioned in Column 1 of the Table, declaring that Part II of the said Act applies in the municipality in respect of parking infractions under by-laws of the municipality on the date set out opposite thereto in Column 2, is approved.

TABLE

COLUMN 1 COLUMN 2

By-Law No. 1987-200 of The Corporation of the City of Peterborough January 1, 1988

O. Reg. 697/87.

Recommended

IAN SCOTT
Attorney General

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, December 17, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

(2406)

1

PROVINCIAL OFFENCES ACT

O. Reg. 698/87.

Approval of Part II By-laws.

Made—December 17th, 1987.

Filed—December 17th, 1987.

ORDER IN COUNCIL

R.O.C. 505/87

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to subsection 15 (2) of the *Provincial Offences Act*, Revised Statutes of Ontario, 1980, chapter 400, the by-laws mentioned in Column 1 of the Table, de-

claring that Part II of the said Act applies in the municipality in respect of parking infractions under by-laws of the municipality on the date set out opposite thereto in Column 2, are approved.

By-Law No. 6486-87 of The Corporation of the City of Woodstock January 1, 1988

O. Reg. 698/87.

TABLE

COLUMN 1	COLUMN 2
By-Law No. 87-73 of The Corporation of the Village of Lakefield	January 1, 1988
By-Law No. 1987-117 of The Corporation of the Town of Newmarket	January 1, 1988

Recommended

IAN SCOTT
Attorney General

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, December 17, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

(2407)

1

LEGAL AID ACT

O. Reg. 699/87.

General.

Made—December 3rd, 1987.

Approved—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 59/86 MADE UNDER THE LEGAL AID ACT

1. Schedules 2, 3, 4, 5, 6 and 7 of Ontario Regulation 59/86 are revoked and the following substituted therefor:

Schedule 2

Fees in Criminal Matters

Notes

- A. The fees payable in criminal matters are set out in the Table to this Schedule and must be read in conjunction with these Notes and any qualifications or allowances set out in the Table.
- B. All fees in this Schedule are subject to,
 - (a) an increase or decrease in accordance with Note C and items 17.1 and 17.2 of the Table to this Schedule; and
 - (b) a reduction in accordance with section 22 of the Act.
- C. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in unusual circumstances the fees provided for shall normally apply for the described legal services, including block fees and maximum fees, but,

(a) at the written request of the solicitor, the fees may be increased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer an increase is justified, having regard to all the circumstances, including,

- (i) the result obtained,
- (ii) the complexity of the matter,
- (iii) the nature of the work done,
- (iv) the importance of the matter to the client,
- (v) the solicitor's degree of skill and competence,
- (vi) the number of charges against the client,
- (vii) the length of the trial,
- (viii) the amount of court time saved,
- (ix) the amount of money saved by the Legal Aid Plan,
- (x) the time necessarily spent,
- (xi) the amount of time realistically set aside in anticipation of a lengthy trial which time was not otherwise filled by the solicitor, and
- (xii) any other relevant factor which would warrant an increased fee; and

(b) the fees may be decreased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer a decrease is appropriate,

- (i) under the provisions of section 100 of this Regulation, or
- (ii) where and to the extent that the fees charged exceed the amount of fees that would be allowed if the fees of the solicitor were assessed under the Solicitors Act.

- D. A solicitor shall prepare an account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
- E. A Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.
- F. If a solicitor represents two or more persons charged with the same offence or a similar offence arising out of the same occurrence and if the pre-trial hearings, preliminary hearings, trials, pleas of guilty or appeals are heard in

the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor is entitled to fees as for one client and to an increase of 40 per cent and such additional fees as may be appropriate in accordance with Note C.

- G. If a solicitor represents a person charged with two or more offences and the pre-trial hearings, preliminary hearings, trials, pleas of guilty or appeals are heard in the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor is entitled to fees as for one charge and such additional fees as may be appropriate in accordance with Note C.
- H. Where a solicitor represents two or more persons, and one of them is a private retainer client and another of them is represented under the Legal Aid Plan, the solicitor shall disclose the fact of representing a private client to the Legal Accounts Officer and shall prorate all disbursements and preparation between the private client and the Legal Aid client.
- I. If a solicitor can readily ascertain that a maximum allowed by this Schedule is clearly inadequate with respect to a matter for which a certificate has been issued, the solicitor shall forthwith advise the area director and a Legal Accounts Officer of the details of the case and an estimate of the time and services required. Failure to do so will be a factor in the settlement of the solicitor's account.
- J. In any matter not dealt with by this Schedule, a Legal Accounts Officer shall allow a reasonable fee and, in determining the fee properly payable in respect of the matter, the Legal Accounts Officer shall have regard to this Schedule for comparable services.
- K. A solicitor may render interim accounts whenever his or her unbilled account balance, exclusive of disbursements, exceeds \$500 and at such other times as a Legal Accounts Officer may permit.
- L. If junior counsel is retained under subsection 79(4) of this Regulation,
 - (a) the junior counsel shall be paid, as counsel fee, 75 per cent of the counsel fee set out in this Schedule and, for all other services, the junior counsel shall be paid the hourly rates set out in the Schedule but the junior counsel shall not be entitled to any increases in the basic rate based on experience; and
 - (b) the total preparation time permitted under this Schedule shall be increased by 50 per cent.
- M. Fees shall be allowed for proceedings under the Young Offenders Act (Canada) at the same rate as is provided for proceedings under the Act creating the offence.
- N. This Schedule has effect only with respect to certificates issued on or after the 15th day of December, 1987. For matters related to transition and application, reference should be made to section 97 of this Regulation.

Table

PART 1

PART I OFFENCES

Item	Column 1	Column 2 Maximum Amount Fees	Column 3 Maximum Hours Allowed
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1. Offences**1.1 Under the Criminal Code (Canada):**

- (a) kidnapping, hostage taking, aircraft offences (s. 76.1, 76.2), aggravated sexual assault, conspiracy to murder, criminal negligence causing death, choking, dangerous offender applications, extortion, killing unborn child, murder, manslaughter, robbery, sexual intercourse with female under 14, treason, except under paragraph 47(2)(c), wounding, attempted murder, and counselling to murder.
- (b) abduction, aircraft offences (s. 76.3), aggravated assault, sexual assault with threats or weapon, arson (s. 389(1)), any conspiracy charge other than conspiracy to murder, criminal negligence causing bodily harm, fabricating evidence, forcible confinement, incest, infanticide, dangerous driving causing death, impaired driving causing death, perjury, sexual intercourse with female 14 - 16, treason under paragraph 47(2)(c), attempt to commit any offence named in this item or items 1.2 and 1.3 other than attempted murder and counselling any offence named in this item or items 1.2 and 1.3 other than counselling murder.

1.2 Under the Narcotics Control Act (Canada):

- (a) importing,
- (b) trafficking or possession for the purpose of trafficking.

1.3 Under the Food and Drug Act (Canada):
all offences where Crown proceeds by indictment (excluding cannabis offences).

Item	Column 1	Column 2 Maximum Amount Fees	Column 3 Maximum Hours Allowed
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2. Preparation Time

- 2.1 For preparation for preliminary inquiry and trial, including preparation for and attendance at pre-trial conferences with Crown and for all correspondence and communications, per hour..... \$67
- 2.2 The following maximums apply to preparation time under item 2.1:
- (a) for each of the first two days of preliminary inquiry or trial..... 8
 - (b) for each day of preliminary inquiry or trial after the second..... 4
 - (c) where the client is charged with murder or is subject to a dangerous offender application, the maximum hours allowed under clauses (a) and (b) is 50
 - (d) in any case other than one to which clause (c) applies, the maximum hours allowed under clauses (a) and (b) is 35
- 2.3 Preparation time under item 2.1 does not include any matter related to interim release or release pending an appeal nor does it include waiting time where the case is not reached.

3. Counsel Fees

3.1 Counsel fee,

- (a) at preliminary inquiry or trial,
 - (i) in respect of an offence described in clause (a) of item 1.1 or clause (a) of item 1.2, per day \$500
 - (ii) in respect of any other Part 1 offence, per day 417
- (b) notwithstanding clause (a), at preliminary inquiry where evidence is waived 126

PART II

PART II OFFENCES

Item	Column 1	Column 2 Maximum Amount Fees
4. Offences		
4.1 All indictable offences not included in Part I and all hybrid offences where the Crown elects to proceed by indictment.		
5. Fees		
5.1 For all preparation, correspondence and communications, adjournments and remands, and for a day or part thereof in court for plea of guilty or for a one day trial, block fee		\$736
5.2 The block fee under item 5.1 does not include any matter related to interim release or to release pending an appeal nor does it include waiting time where the case is not reached.		
5.3 Where a Part II offence proceeds to a preliminary inquiry or trial and the inquiry or trial lasts more than one day, the offence shall be deemed to be a Part I offence other than an offence described in clause (a) of item 1.1 or in clause (a) of item 1.2 and the case shall be billed in accordance with Part I of this Table and not in accordance with item 5.1.		
5.4 Notwithstanding item 5.3, where a Part II offence is resolved by way of guilty plea and the total time in court exceeds one day the solicitor shall be entitled to receive the block fee under item 5.1 and for each day of trial after the first, including preparation therefor.....		\$17
5.5 Where an account is rendered under item 5.1 and the total preparation time exceeds ten hours, for each hour of preparation in excess of ten hours, to a maximum of five additional hours.....		67

PART III

PART III OFFENCES

Item	Column 1	Column 2 Maximum Amount Fees 6.1 Offences	Column 3 Maximum Amount Fees 6.2 Offences
6. Offences			
6.1	All summary conviction offences under the <u>Criminal Code</u> (Canada) and all hybrid offences where the Crown elects to proceed summarily.		
6.2	All provincial offences and all summary conviction offences under federal statutes other than the <u>Criminal Code</u> (Canada).		
7. Fees			
7.1	For all preparation, correspondence and communications, adjournments and remands and for,		
	(a) attendance at court where plea of guilty is entered, block fee.....	\$277	207
	(b) withdrawal of any charges except where the accused is charged with offences contrary to section 237, subsection 238 (5) or theft or possession charges arising out of the same set of circumstances, block fee.....	417	NIL
	(c) first day of trial, block fee...	417	348
7.2	For each day of trial after the first, including preparation therefor.....	417	348
7.3	A fee under items 7.1 and 7.2 does not include any matter related to interim release or release pending an appeal nor does it include waiting time where the case is not reached.		

PART IV

INTERIM RELEASE, RELEASE PENDING AN APPEAL, PRE-TRIAL HEARINGS,
APPEALS, ADJOURNMENTS, PREROGATIVE WRITS

Item	Column 1	Column 2 Maximum Amount Fees	Column 3 Maximum Hours Allowed
8. Interim Release, Release Pending an Appeal			
8.1 For all services for preparation and attendance on initial judicial interim release hearing under section 457 of the <u>Criminal Code</u> before a justice or provincial judge, block fee.. ..		\$236	
8.2 For all services for application to the District or Supreme Court for review of orders made under section 457 and for initial applications for interim release to the Supreme Court under section 457.7 of the <u>Criminal Code</u> , block fee.....		348	
8.3 For all services for consent variations of interim release orders under the <u>Criminal Code</u> , block fee.....		126	
8.4 For all services for an application to the District Court for release pending a summary conviction appeal, block fee....		236	
8.5 For all services for an application to the Court of Appeal for release pending appeal, appeal to the Supreme Court of Canada, and release pending a new trial, block fee.....		417	
9. Pre-trial hearings			
9.1 For preparation for and attendance at a pre-trial hearing other than on the day of trial, block fee.....		\$132	
10. Appeals to the District Court			
10.1 For all services on a summary conviction appeal to the District Court including one day in court for argument			
(a) conviction appeals, block fee...		760	
(b) sentence appeals, block fee.....		621	

Item	Column 1	Column 2 Maximum Amount Fees	Column 3 Maximum Hours Allowed
10.2	For all services on a stated case including one day in court for argument, block fee.....	621	
10.3	For each additional day of argument after the first, including preparation therefor.....	417	
11. Appeals to the Court of Appeal			
11.1	For all preparation, including drawing and filing notice of appeal, preparation of appeal books and statements of points of law, per hour.....	\$ 67	
11.2	The following maximums apply to preparation time under item 11.1:		
	(a) conviction appeals,		
	(i) if the transcript is less than 201 pages.....		10
	(ii) if the transcript is more than 200 pages		
	A. for the first 200 pages		10
	B. for each additional 200 pages.....		3
	(b) sentence appeals,		
	(i) if a plea of guilty was entered.....		4
	(ii) if the sentence followed a trial.....		6
11.3	No fee for preparation time will be allowed for preparation time with respect to a conviction appeal unless the solicitor has read the entire transcript and so certifies in his or her account.		
11.4	Counsel fee on the hearing of the appeal, per day or portion thereof.....	500	
12. Appeals to the Supreme Court of Canada			
12.1	For all preparation, including drawing and filing notice of appeal, preparation of application for leave to appeal and statement of points of fact and law, per hour.....	\$ 67	

Item	Column 1	Column 2 Maximum Amount Fees	Column 3 Maximum Hours Allowed
12.2 The following maximums apply to preparation time under item 12.1:			
(a) for application for leave to appeal.....			10
(b) for hearing of appeal.....			35
12.3 Counsel fee on hearing of application for leave to appeal, per day.....		500	
12.4 Counsel fee on hearing of appeal, per day or portion thereof.....		666	
12.5 Fee for receiving judgment, with a maximum of two per day.....		126	
13 Adjournments			
13.1 For attendance for any adjournment in any level of court, per adjournment.....		27	
13.2 No solicitor shall receive payment for more than seven adjournments on any day.			
14. Waiting time			
14.1 For waiting, where a solicitor attends at court with his or her client for a preliminary inquiry or trial on a date previously fixed by the court and is required to wait more than one hour, through no fault of the solicitor, before the matter is adjourned to another fixed date, per hour.....		\$ 67	
15. Prerogative Writs			
15.1 For all preparation, per hour.....		67	
15.2 The maximum allowed for preparation time under item 15.1 is.....			10
15.3 Counsel fee on hearing of prerogative writ, per day.....		417	

PART V

MISCELLANEOUS

Item	Column 1
	Description of Service

16. Travel Time

16.1 Travel time shall be allowed, at the rate of \$43 per hour, where a solicitor travels more than twenty-five kilometres, one way, from his or her office,

- (a) for an appearance in court as counsel on behalf of a client other than for an adjournment, setting a date for a future appearance or similar procedural matter;
- (b) for up to two visits before the preliminary inquiry with a client who is incarcerated;
- (c) for one visit before trial with a client who is incarcerated;
- (d) for one pre-trial conference with the Crown counsel or the judge, or both, before the preliminary inquiry;
- (e) for one pre-trial conference with the Crown counsel or the judge, or both, before the trial.

16.2 Travel time not provided for in item 16.1 may be allowed by a Legal Accounts Officer who, in exercising his or her discretion under this item, shall have regard to the availability of a local agent where the court is located or the client is incarcerated, the seriousness of the matter, the convenience of the client, whether the matter could have been handled by a solicitor's agent, and the time and duration of the travel.

16.3 The fee allowed for travelling time in southern Ontario shall not exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.

16.4 For the purposes of this Schedule the dividing line between northern Ontario and southern Ontario is as follows:

Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario.

Item	Column 1
	Description of Service

17. Experience Allowance

17.1 Fees set out in this Schedule are subject to an increase of 12.5% for a solicitor who certifies that he or she has the equivalent of four years of practice in criminal law.

17.2 Fees set out in this Schedule are subject to an increase of 25% for a solicitor who certifies that he or she has the equivalent of ten years of practice in litigation, including at least four years of practice in criminal law.

17.3 For the purpose of this Schedule,

- (a) practice in litigation means practice in civil litigation or practice in criminal law; and
- (b) years of practice in criminal law or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is criminal law or litigation, as the case may be.

18. Other Matters

18.1 In any matter referred to in clause 14(1)(c) of the Act, the fee shall be in the discretion of a Legal Accounts Officer who shall have regard to the importance and difficulty of the work.

18.2 A Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.

18.3 A Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for the solicitor's attendance to make further submissions when requested by the area committee or the area director.

Schedule 3

Fees in Civil Matters

Notes

- A. The fees payable in civil matters and for advising in domestic criminal matters are set out in the Table to this Schedule and must be read in conjunction with these Notes and any qualifications or allowances set out in the Table.
- B. All fees in this Schedule are subject to,
- (a) an increase or decrease in accordance with Note C and items 21.1 and 21.2 of the Table to this Schedule; and
 - (b) a reduction in accordance with section 22 of the Act.
- C. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in unusual circumstances the fees provided for shall normally apply for the described legal services, including block fees and maximum fees, but,
- (a) at the written request of the solicitor the fees may be increased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer an increase is justified, having regard to all the circumstances, including,
 - (i) the result obtained,
 - (ii) the complexity of the matter,
 - (iii) the nature of the work done,
 - (iv) the importance of the matter to the client,
 - (v) the solicitor's degree of skill and competence,
 - (vi) the length of the trial or hearing, where there is a trial or hearing,
 - (vii) the amount of court or tribunal time saved,
 - (viii) the amount of money saved by the Legal Aid Plan,
 - (ix) the time necessarily spent,
 - (x) the amount of time realistically set aside in anticipation of a lengthy trial or hearing which time was not otherwise filled by the solicitor, and
 - (xi) any other relevant factor which would warrant an increased fee; and

(b) the fees may be decreased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer a decrease is appropriate,

(i) under the provisions of section 100 of this Regulation, or

(ii) where and to the extent that the fees charged exceed the amount of fees that would be allowed if the fees of the solicitor were assessed under the Solicitors Act.

- D. A solicitor shall prepare an account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
- E. A Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.
- F. If a solicitor represents two or more persons in the same proceeding or if a solicitor represents a person in two or more proceedings and, in either case, if the trials, hearings or appeals are heard in the same court or forum at approximately the same time, then, for the purposes of this Schedule, the solicitor shall be entitled to fees as for one client on one proceeding and such additional fees as may be appropriate in accordance with Note C.
- G. If a solicitor can readily ascertain that a maximum allowed by this Schedule is clearly inadequate with respect to a matter for which a certificate has been issued, the solicitor shall forthwith advise the area director and a Legal Accounts Officer of the details of the case and an estimate of the time and services required. Failure to do so will be a factor in the settlement of the solicitor's account.
- H. In any matter not dealt with by this Schedule, a Legal Accounts Officer shall allow a reasonable fee and, in determining the fee properly payable in respect of the matter, the Legal Accounts Officer shall have regard to this Schedule for comparable services.
- I. A solicitor may render interim accounts,
- (a) after all interim motions are concluded;
 - (b) after completion of examinations for discovery; and
 - (c) after a pre-trial conference,
- and at such other times as a Legal Accounts Officer may permit.
- J. If junior counsel is retained under subsection 79(4) of the Regulation,

- (a) the junior counsel shall be paid, as counsel fee, 75 per cent of the counsel fee set out in this Schedule and, for all other services, the junior counsel shall be paid the hourly rates set out in the Schedule but the junior counsel shall not be entitled to any increases in the basic rate based on experience; and
- (b) the total preparation time permitted under this Schedule shall be increased by 50 per cent.
- K. A fee may be allowed in the discretion of the Legal Accounts Officer for negotiating a settlement whether or not a settlement has been effected or a proceeding has been initiated.
- L. This Schedule has effect with respect to certificates issued on or after the 15th day of December, 1987. For matters related to transition and application, reference should be made to section 97 of this Regulation.

Table

PART I

HOURLY RATE

JUDICIAL OR QUASI-JUDICIAL PROCEEDINGS

Item	Column 1 Description of Service	Column 2 Rate Per Hour
1.	Hourly Rate	
1.1	For all matters in the Supreme Court of Canada, Supreme Court of Ontario, Federal Court of Canada, District Court of Ontario, Unified Family Court, Provincial Court (Family Division) or a surrogate court or quasi-judicial or administrative boards or commissions and for other matters referred to in Part II of the Table.....	\$67
1.2	The hourly rate shall not be paid where, under Part III, this Table provides for the payment of a block fee.	
1.3	Part II of the Table sets out in Columns 2 and 3 the maximum and minimum hours allowed for the professional services described opposite thereto in Column 1.	

PART II

MAXIMUM AND MINIMUM HOURS ALLOWED

Item	Column 1 Description of Service	Column 2 Maximum hours allowed	Column 3 Minimum hours allowed
2.	Institution of a Proceeding		
2.1	For preliminary interviews, advising and receiving instructions for the commencement or defence of an action or application before a court or before a quasi-judicial or administrative board or commission, including preparation and issuance of originating process other than a pleading.....	2.5	
2.2	For preparation and delivery of all pleadings, including affidavits in support of or in response to an application, demand and reply to demand for particulars.....	4	
2.3	For preparation and delivery of financial statement.....	3	
3.	Discoveries and Examinations		
3.1	For preparation of notice to produce documents, affidavits on production, the production and inspection of documents and preparation for discoveries or for preparation for an examination on an application or motion,		
	(a) for the first hour of each examination.....	3	
	(b) for each additional hour of examination.....	1	
3.2	The maximum hours allowed under item 3.1 is.....	10	
3.3	For attendance on discovery or examination on an application or motion.....	10	1

Item	Column 1 Description of Service	Column 2 Maximum hours allowed	Column 3 Minimum hours allowed
3.4	For preparation and delivery of request to admit and response to request to admit.....	2	
4.	Motions and Other Interlocutory Hearings		
4.1	For procedural motions without notice, for all services, including preparation of notice of motion and affidavits, preparation and attendance at hearing, if required, and settling, signing and entering the order.....	2	
4.2	For all other motions and interlocutory hearings, including appeals to a High Court judge, (a) for all services, including preparation of notice of motion or notice of appeal and affidavits, preparation for hearing, and settling, signing and entering the order, but not including attendance at hearing..... (b) for attendance at hearing...	6.5 3	
4.3	On motion for leave to appeal from the disposition of a motion under item 4.1 or 4.2, for all services, including preparation and attendance at hearing of motion.....	3	
4.4	For an adjournment of a motion..	1	
5.	Pre-Trial Conferences and Issues Hearings		
5.1	For preparation for a pre-trial conference or an issues hearing.....	3	
5.2	For attendance on a pre-trial conference or an issues hearing.....	3	1

Item	Column 1 Description of Service	Column 2 Maximum hours allowed	Column 3 Minimum hours allowed
6.	Trials, References and Hearings		
6.1	For preparation for a trial, reference or hearing of an application, including setting action down for trial, preparing and delivering notice of trial, attendance at assignment court and preparation during the trial, reference or hearing, (a) before the commencement of the trial, reference or hearing..... (b) for each day of the trial, reference or hearing.....	20 5	
6.2	For attendance at a trial, reference or hearing of an application.....		1
6.3	For an adjournment of a trial, reference or hearing of an application.....	1	
6.4	The maximum and minimum hours allowed under items 6.1, 6.2 and 6.3 apply with necessary modifications to the preparation for and attendance at a hearing before a quasi-judicial or administrative board or commission.		
7.	Matters Subsequent to Trial, Reference or Hearing		
7.1	For all necessary matters subsequent to a trial, reference or hearing of an application, including signing and entering judgment and preparing bill of costs, but excluding matters provided for in items 7.2, 7.3, 7.4 and 7.5.....	1	

Item	Column 1 Description of Service	Column 2 Maximum hours allowed	Column 3 Minimum hours allowed
7.2	For preparation for and attendance on appointment to settle judgment.....	1	
7.3	For preparation for and attendance on assessment of bill of costs, obtaining assignment of costs and filing execution.....	1.5	
7.4	For preparation for and attendance on examination in aid of execution.....	1	
7.5	For preparation for and attendance at default hearing in family court.....	3	
7.6.	For all other necessary matters including preparing and filing request to enforce and preparing and issuing notice of garnishment.....	3	
8.	Settlements and Contracts		
8.1	For all necessary matters in negotiating a settlement or a contract, whether or not a settlement or a contract is effected or a proceeding has been instituted.....	8	
9.	Correspondence and Communications		
9.1	For all necessary correspondence and communications.....	5	
10.	Appeals Combined with Motion for Leave		
10.1	If a motion for leave to appeal and the hearing of the appeal are heard at approximately the same time, the solicitor is entitled to fees for the appeal only.		

Item	Column 1 Description of Service	Column 2 Maximum hours allowed	Column 3 Minimum hours allowed
11.	Appeals to the Supreme Court of Canada		
11.1	For preparation for leave to appeal.....	15	
11.2	For attendance on application for leave to appeal.....	3	1
11.3	For preparation for appeal.....	35	
11.4	For attendance on appeal.....		1
12.	Appeals to the Court of Appeal, Federal Court of Appeal, Divisional Court and District Court		
12.1	For preparation of motion for leave to appeal.....	10	
12.2	For attendance on motion for leave to appeal.....	3	1
12.3	For preparation for appeal.....	25	
12.4	For attendance on appeal.....		1
13.	Domestic Criminal Matters		
13.1	For interviews and advice to complainant in a domestic criminal matter.....	3	
14.	Wills		
14.1	For all services in drawing a will.....	2	

PART III

BLOCK FEES

Item	Column 1 Description of Service	Column 2 Block Fee
15.	Uncontested Divorces	
15.1	For an uncontested divorce proceeding, including preliminary attendances, preparing and issuing petition, service, all other necessary matters preliminary to trial including correspondence, motions (other than motions for interim relief), motion for judgment, discoveries, preparation for trial, setting down for trial, attendance at trial, where necessary, and all necessary matters subsequent to trial, including obtaining certificate for divorce, preparation of bill of costs, attendance on assessment of costs, obtaining assignment of costs and filing execution,	
	(a) if a trial is not ordered.....	\$500
	(b) if the solicitor attends at trial.....	600
16.	Uncontested Change of Name Applications	
16.1	For all services in an appeal from the refusal of an application for a change of name under the <u>Change of Name Act, 1986</u> ,...	284
17.	Uncontested Adoption Applications	
17.1	For all services in an uncontested adoption application,	
	(a) if licence required.....	\$500
	(b) if licence not required.....	340
18.	Motions Under The Wages Act	
18.1	For all services including preparation, drafting affidavits and other documents and attendances on the judge in a motion under section 7 of the <u>Wages Act</u>	112

Item	Column 1 Description of Service	Column 2 Block Fee
19	Provincial Court (Civil Division)	
19.1	If the amount involved is \$200 or less,	
	(a) for preparation of claim	34
	(b) for preparation of dispute	34
	(c) for attendance at trial	84
19.2	If the amount involved exceeds \$200 but does not exceed \$400,	
	(a) for preparation of claim	44
	(b) for preparation of dispute.....	44
	(c) for attendance at trial.....	112
19.3	If the amount involved exceeds \$400,	
	(a) for preparation of claim	56
	(b) for preparation of dispute	56
	(c) for attendance at trial	140
19.4	For all proceedings on an application for a consolidation order in the Provincial Court (Civil Division) including searches, affidavits, service, correspondence and attendances on the judge and clerk.....	\$140
19.5	For negotiating and drawing an agreement for the rateable distribution of payments by a debtor among the creditors.....	140
19.6	For receiving and distributing payments made pursuant to an agreement referred to in item 19.5 the fee is 6 per cent of the amount received.	

PART IV

MISCELLANEOUS

Item	Column 1 Description of Service
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20.	Travel Time
20.1	Travel time shall be allowed at the rate of \$43 per hour where a solicitor travels more than 25 kilometres one way, from his or her office for an appearance as counsel on a contested motion, examination for discovery, settlement conference, pre-trial hearing or trial on behalf of a client.
20.2	Travel time not provided for in item 20.1 may be allowed by a Legal Accounts Officer who, in exercising his or her discretion under this item, shall have regard to the availability of a local agent where the court is located, the seriousness of the matter, the convenience of the client, whether the matter could have been handled by a solicitor's agent, and the time and duration of the travel.
20.3	The fee allowed for travelling time in southern Ontario shall not exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.
20.4	For the purposes of this Schedule the dividing line between northern Ontario and southern Ontario is as follows: Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario.

Item	Column 1 Description of Service
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21.	Experience Allowances
21.1	Fees set out in this Schedule are subject to an increase of 12.5 per cent for a solicitor who certifies that he or she has the equivalent of four years of practice in civil litigation.
21.2	Fees set out in his Schedule are subject to an increase of 25 per cent for a solicitor who certifies that he or she has the equivalent of ten years of practice in litigation, including at least four years of practice in civil litigation.
21.3	For the purpose of this Schedule, (a) practice in litigation means practice in civil litigation or practice in criminal law; and (b) years of practice in civil litigation or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is civil litigation or litigation, as the case may be.

22.	Other Matters
22.1	In any matter referred to in clause 14(1)(c) of the Act, the fee shall be in the discretion of a Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
22.2	A Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.
22.3	A Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for the solicitor's attendance to make further submissions when requested by the area committee or the area director.
22.4	For drawing documents, other than contracts, if the subject matter or nature thereof is properly or customarily within the scope of the professional duties of a solicitor, the fee is \$67 per hour.

Schedule 4

Fees For Solicitors Providing Services of Law Clerks,
Articled Students and Investigators

Item	Column 1 Description	Column 2 Fee
1.	Fees for law clerks, articled students and investigators in the employ of the solicitor, per hour.....	\$23

Notes

- A. Where Schedules 2 and 3 provide a total fee for a particular service the fee payable for the service shall include any services provided by any one or more of a law clerk, articled student or investigator. Where all of the service has been provided by any one or more of such persons, the fee payable for the services is the lesser of the total fee calculated under Schedule 2 or 3 and the amount calculated under this Schedule.
- B. Where Schedules 2 and 3 provide a maximum number of hours of preparation, any allowance for fees under this Schedule shall be considered as part of the total allowable fees and be included in the maximum. However, in applying the maximum, the hours billed under Schedules 2 and 3 shall be applied first.
- C. This Schedule has effect only with respect to certificates issued on or after the 15th day of December, 1987. For matters related to transition and application, reference should be made to section 97 of this Regulation.

O. Reg. 699/87, s. 1, *part.*

Schedule 5

Fees for Duty Counsel

Item	Column 1 Description Service Provided	Column 2 Rate Per Hour
1.	Subject to item 2, performance of duties as duty counsel under sections 71 and 75 of this Regulation, to a maximum of five hours	\$57
2.	Travel allowance for the time spent in travelling to and from the place where his or her duties are performed, where the distance is twenty-five kilometres or more one way, and the solicitor satisfies the area director that such travel was reasonable and necessary under the circumstances	43

Notes

- A. On the recommendation of the area director and with the approval of the Director, the maximum number of hours permitted under item 1 may be increased.
- B. In special circumstances, the Legal Aid Committee may, from time to time, establish a different allowance for fees for duty counsel providing services in remote areas of northern Ontario.
- C. For the purposes of Note B, the dividing line between northern Ontario and southern Ontario is the same as is set out in item 16.4 of Schedule 2.
- D. This Schedule has effect only with respect to services performed on or after the 15th day of December, 1987. For matters related to transition and application, reference should be made to section 97 of this Regulation.

O. Reg. 699/87, s. 1, *part.***Schedule 6**

Fees of Legal Advice Solicitors

Item	Column 1 Description Service Provided	Column 2 Rate Per Hour
1.	Interviews and advice to applicants including any necessary correspondence, up to a maximum of three hours....	\$57

Note

- A. This Schedule has effect only with respect to certificates issued on or after the 15th day of December, 1987. For matters related to transition and application, reference should be made to section 97 of this Regulation.

O. Reg. 699/87, s. 1, *part.*

Schedule 7

Disbursements

1. A solicitor who has provided services to a client is entitled to be paid the following out-of-pocket disbursements actually and reasonably incurred:
 1. Disbursements, not being witness fees, required to be made by or under any statute.
 2. Witness fees and travelling expenses of witnesses in accordance with statute, rule or regulation applicable to the proceeding and if no provision is applicable, then in accordance with the Rules of Civil Procedure in civil matters and the Administration of Justice Act in criminal matters.
 3. With the prior approval of the Director or a Legal Accounts Officer, the services of a person entitled by law or practice to give expert or opinion evidence may be engaged and the reasonable and proper fees paid therefor at the rate specified by the Legal Accounts Officer in the authorization.
 4. Fees payable to a court reporter for a transcript of evidence or reasons for judgment for use on an appeal authorized by a certificate.
 5. A solicitor's travelling expenses where the distance travelled is twenty-five kilometres or more one way, and the solicitor satisfies the Legal Accounts Officer that such travel was reasonable and necessary under the circumstances.
 6. Long distance telephone and telecommunication charges.
 7. The actual cost of copies of documents purchased from a court office or from the office of a government or government agency and in any other case, 10 cents for each page.
 8. Postage, express or courier charges on the shipment of parcels of documents, transcripts of evidence or exhibits for use on an application or on an appeal and in any other case, courier and express charges to a maximum of \$20.
 9. With the approval of the Director or Legal Accounts Officer, any other proper disbursement, including any deposit or other payment that may be required, made in furtherance of the proceeding or matter, which approval shall, except in an emergency, be obtained before the disbursement is made.

Note

- A. This Schedule has effect only with respect to certificates issued on or after the 15th day of December, 1987. For matters related to transition and application, reference should be made to section 97 of this Regulation.

O. Reg. 699/87, s. 1, *part.*

2. Schedules 2, 3, 4, 5, 6 and 7 of Ontario Regulation 59/86, as remade by section 1 of this Regulation, apply only to certificates issued on or after the 15th day of December, 1987.

THE LAW SOCIETY OF UPPER CANADA:

D. CHILCOTT
Treasurer

KENNETH JARVIS
Secretary

Dated at Toronto, this 3rd day of December, 1987.

(2408)

1

RENTAL HOUSING PROTECTION ACT, 1986

O. Reg. 700/87.

General.

Made—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 434/86 MADE UNDER THE RENTAL HOUSING PROTECTION ACT, 1986

1. Schedule 2 to Ontario Regulation 434/86 is amended by adding thereto the following paragraph:

21. The land known municipally as 4, 6A and 8 Navy Street and 108, 110 and 114 King Street in the Town of Oakville in The Regional Municipality of Halton being composed of Parcels 1-1-53 and 6-2-53 in section H-1 registered in the Land Registry Office for the Land Titles Division of Halton and more particularly described as follows:

Firstly:

Lots 1, 2, 3, 4, 5 and parts of lots 6, 7 and 8, all in Block 53; Lot 3 and parts of lots 2 and 4, all in Block 55; part of Water Street; and that part of Oakville Harbour lying between the southwesterly limit of Block 55 and the southwesterly limit of the existing concrete retaining wall according to registered Plan Number 1, filed in the Land Registry Office for the Registry Division of Halton, and

designated as Part 1 on Plan HR-19 registered in the Land Registry Office for the Land Titles Division of Halton.

Secondly:

Those parts of lots 1, 2, 3 and 4 in Block 85; part of Lot 4 in Block 55; parts of lots 6, 7 and 8 in Block 53; all of blocks 83 and 84; that part of Front Street lying between the southwesterly limit of Navy Street and the northwesterly production of the southeasterly limit of Block 85; part of Water Street; an un-named street lying between said blocks 55 and 85; the un-named streets east of said blocks 84 and 85, and a strip of undesignated land lying southeast of said blocks 83 and 84 all according to Registered Plan Number 1 (Town of Oakville) filed in the Land Registry Office for the Registry Division of Halton and designated as Part 2 on Plan HR-19 registered in the Land Registry Office for the Land Titles Division of Halton.

(2409)

1

EDUCATION ACT

O. Reg. 701/87.

General Legislative Grants, 1984.

Made—November 30th, 1987.

Approved—December 10th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 44/84 MADE UNDER THE EDUCATION ACT

1. Schedule 1 to Ontario Regulation 44/84, as made by section 2 of Ontario Regulation 355/85 and amended by section 1 of Ontario Regulation 512/86, is further amended by striking out "1.0182" where it appears under Column 2 opposite Elementary Schools in Column 1 under the heading Lennox and Addington County Board of Education and inserting in lieu thereof "1.0232".

CHRIS WARD
Minister of Education

Dated at Toronto, this 30th day of November, 1987.

(2410)

1

EDUCATION ACT

O. Reg. 702/87.

General Legislative Grants, 1985.

Made—November 30th, 1987.

Approved—December 10th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 128/85 MADE UNDER THE EDUCATION ACT

1. Schedule 1 to Ontario Regulation 128/85, as made by section 2 of Ontario Regulation 513/86, is amended by striking out "1.0219" where it appears under Column 2 opposite Elementary Schools in Column 1 under the heading Lennox and Addington County Board of Education and inserting in lieu thereof "1.0259".

CHRIS WARD
Minister of Education

Dated at Toronto, this 30th day of November, 1987.

(2411)

1

EDUCATION ACT

O. Reg. 703/87.

Ontario Teacher's Qualifications.

Made—November 30th, 1987.

Approved—December 10th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND REGULATION 269 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EDUCATION ACT

- 1.—(1) Schedule A to Regulation 269 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 27/84, is further amended by inserting after "Environmental Science", "Family Studies".
- (2) The said Schedule A is further amended by striking out "Home Economics".
- 2.—(1) Schedule E to the said Regulation, as amended by section 4 of Ontario Regulation 567/82 and section 17 of Ontario Regulation 157/87, is further amended by inserting after "Environmental Science", "Family Studies".
- (2) The said Schedule E is further amended by striking out "Home Economics".
- (3) The said Schedule E is further amended by inserting after "Music-Vocal (Intermediate, Senior)", "Native as a Second Language".
- (4) The said Schedule E is further amended by inserting after "Religious Education", "Science in Primary and Junior Education".
- 3.—(1) Schedule F to the said Regulation is amended by inserting after "Environmental Science", "Family Studies".
- (2) The said Schedule F is further amended by striking out "Home Economics".

CHRIS WARD
Minister of Education

Dated at Toronto, this 30th day of November, 1987.

(2412)

1

EDUCATION ACT

O. Reg. 704/87.

General Legislative Grants, 1986.

Made—November 30th, 1987.

Approved—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 116/86
MADE UNDER THE
EDUCATION ACT

1.—(1) Paragraph 22 of section 1 of Ontario Regulation 116/86 is revoked and the following substituted therefor:

22. "GWF for 1986" means, for a board, the grant weighting factor in Column 2 of Table 3 that is set out opposite the name of the board in Column 1 of Table 3;

(2) Subparagraph i of paragraph 36 of the said section 1 is revoked and the following substituted therefor:

i. the teacher qualifications and experience adjustment factor that is set out in Column 3 of Table 3 opposite the name of the board in Column 1 of Table 3, and

2. The said Regulation is amended by adding thereto the following Table:

Table 3

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
ATIKOKAN BOARD OF EDUCATION		
Elementary Schools	1.1664	.0466
Secondary Schools	1.3475	.0292
BRANT COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0007	.0187
Secondary Schools	1.0012	.0000
BRUCE COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0030	.0003
Secondary Schools	1.0413	.0000
CARLETON BOARD OF EDUCATION		
Elementary Schools	1.0010	.0264
Secondary Schools	1.0044	.0000
CENTRAL ALGOMA BOARD OF EDUCATION		
Elementary Schools	1.1689	.0370
Secondary Schools	1.1805	.0000
CHAPLEAU BOARD OF EDUCATION		
Elementary Schools	1.1675	.0429
Secondary Schools	1.5831	.0000

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION (Continued)

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
COCHRANE-IROQUOIS FALLS BOARD OF EDUCATION		
Elementary Schools	1.1589	.0180
Secondary Schools	1.2720	.0000
DRYDEN BOARD OF EDUCATION		
Elementary Schools	1.2002	.0000
Secondary Schools	1.2312	.0000
DUFFERIN COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0100	.0000
Secondary Schools	1.0250	.0000
DURHAM BOARD OF EDUCATION		
Elementary Schools	1.0010	.0000
Secondary Schools	1.0000	.0000
EAST PARRY SOUND BOARD OF EDUCATION		
Elementary Schools	1.1410	.0286
Secondary Schools	1.1120	.0000
ELGIN COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0002
Secondary Schools	1.0117	.0000
ESPANOLA BOARD OF EDUCATION		
Elementary Schools	1.1773	.0000
Secondary Schools	1.1678	.0018
ESSEX COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0020	.0220
Secondary Schools	1.0080	.0010
FORT FRANCES-RAINY RIVER BOARD OF EDUCATION		
Elementary Schools	1.1649	.0000
Secondary Schools	1.2099	.0000
FRONTENAC COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0280	.0037
Secondary Schools	1.0263	.0056
GERALDTON BOARD OF EDUCATION		
Elementary Schools	1.2612	.0000
Secondary Schools	1.3392	.0000
GREY COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0027	.0135
Secondary Schools	1.0090	.0143

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION (Continued)

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
HALDIMAND BOARD OF EDUCATION		
Elementary Schools	1.0114	.0000
Secondary Schools	1.0326	.0012
HALIBURTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.1578	.0075
Secondary Schools	1.1367	.0000
HALTON BOARD OF EDUCATION		
Elementary Schools	1.0000	.0210
Secondary Schools	1.0023	.0019
BOARD OF EDUCATION FOR THE CITY OF HAMILTON		
Elementary Schools	1.0400	.0211
Secondary Schools	1.0229	.0173
HASTINGS COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0045	.0014
Secondary Schools	1.0036	.0166
HEARST BOARD OF EDUCATION		
Elementary Schools	1.1668	.0000
Secondary Schools	1.2057	.0000
HORNEPAYNE BOARD OF EDUCATION		
Elementary Schools	1.1675	.0000
Secondary Schools	1.6976	.0000
HURON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0050	.0199
Secondary Schools	1.0226	.0196
KAPUSKASING BOARD OF EDUCATION		
Elementary Schools	1.1975	.0170
Secondary Schools	1.2108	.0000
KENORA BOARD OF EDUCATION		
Elementary Schools	1.1888	.0188
Secondary Schools	1.1540	.0248
KENT COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0250
Secondary Schools	1.0077	.0240
KIRKLAND LAKE BOARD OF EDUCATION		
Elementary Schools	1.2154	.0608
Secondary Schools	1.2191	.0000

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION (Continued)

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
LAKEHEAD BOARD OF EDUCATION		
Elementary Schools	1.0940	.0496
Secondary Schools	1.0750	.0152
LAKE SUPERIOR BOARD OF EDUCATION		
Elementary Schools	1.1747	.0000
Secondary Schools	1.3968	.0000
LAMBTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0030	.0111
Secondary Schools	1.0106	.0232
LANARK COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0267	.0000
Secondary Schools	1.0281	.0000
LEEDS AND GRENVILLE COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0072	.0000
Secondary Schools	1.0140	.0000
LENNOX AND ADDINGTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0282	.0029
Secondary Schools	1.0475	.0106
LINCOLN COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0200	.0425
Secondary Schools	1.0179	.0139
BOARD OF EDUCATION FOR THE CITY OF LONDON		
Elementary Schools	1.0201	.0292
Secondary Schools	1.0333	.0120
MANITOULIN BOARD OF EDUCATION		
Elementary Schools	1.2086	.0000
Secondary Schools	1.1576	.0004
METROPOLITAN TORONTO SCHOOL BOARD		
Elementary Schools	1.0505	.0488
Secondary Schools	1.0342	.0212
MICHIPICOTEN BOARD OF EDUCATION		
Elementary Schools	1.1666	.0152
Secondary Schools	1.4543	.0000
MIDDLESEX COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0040	.0000
Secondary Schools	1.0268	.0142

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION (Continued)

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
MUSKOKA BOARD OF EDUCATION		
Elementary Schools	1.1048	.0082
Secondary Schools	1.1032	.0042
NIAGARA SOUTH BOARD OF EDUCATION		
Elementary Schools	1.0230	.0447
Secondary Schools	1.0146	.0210
NIPIGON-RED ROCK BOARD OF EDUCATION		
Elementary Schools	1.1968	.0000
Secondary Schools	1.2968	.0000
NIPISSING BOARD OF EDUCATION		
Elementary Schools	1.0860	.0403
Secondary Schools	1.0961	.0262
NORFOLK BOARD OF EDUCATION		
Elementary Schools	1.0002	.0000
Secondary Schools	1.0148	.0000
NORTH SHORE BOARD OF EDUCATION		
Elementary Schools	1.1574	.0000
Secondary Schools	1.2056	.0000
NORTHERLAND AND NEWCASTLE BOARD OF EDUCATION		
Elementary Schools	1.0065	.0000
Secondary Schools	1.0068	.0000
OTTAWA BOARD OF EDUCATION		
Elementary Schools	1.0479	.0096
Secondary Schools	1.0235	.0234
OXFORD COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0117	.0029
PEEL BOARD OF EDUCATION		
Elementary Schools	1.0173	.0189
Secondary Schools	1.0026	.0000
PERTH COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0082	.0155
PETERBOROUGH COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0054	.0000
Secondary Schools	1.0140	.0220

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION (Continued)

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
PRESCOTT AND RUSSELL COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0648	.0000
Secondary Schools	1.0444	.0001
PRINCE EDWARD COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0357	.0000
Secondary Schools	1.0661	.0151
RED LAKE BOARD OF EDUCATION		
Elementary Schools	1.1816	.0000
Secondary Schools	1.2898	.0000
RENFREW COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0360	.0112
Secondary Schools	1.0274	.0089
SAULT STE. MARIE BOARD OF EDUCATION		
Elementary Schools	1.0980	.0727
Secondary Schools	1.0872	.0206
SIMCOE COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0020	.0092
Secondary Schools	1.0204	.0000
STORMONT, DUNDAS AND GLENGARRY COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0290	.0018
Secondary Schools	1.0183	.0183
SUDBURY BOARD OF EDUCATION		
Elementary Schools	1.1000	.0425
Secondary Schools	1.0881	.0336
TIMISKAMING BOARD OF EDUCATION		
Elementary Schools	1.1730	.0031
Secondary Schools	1.1774	.0128
TIMMINS BOARD OF EDUCATION		
Elementary Schools	1.1133	.0114
Secondary Schools	1.1039	.0000
VICTORIA COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0150	.0000
Secondary Schools	1.0239	.0000
WATERLOO COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0226	.0304
Secondary Schools	1.0135	.0000

FINAL 1986 WEIGHTING FACTORS
DIVISIONAL BOARDS OF EDUCATION (Continued)

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
WELLINGTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0020	.0092
Secondary Schools	1.0037	.0103
WENTWORTH COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0016	.0136
Secondary Schools	1.0069	.0119
WEST PARRY SOUND BOARD OF EDUCATION		
Elementary Schools	1.1528	.0061
Secondary Schools	1.1129	.0248
BOARD OF EDUCATION FOR THE CITY OF WINDSOR		
Elementary Schools	1.0417	.0739
Secondary Schools	1.0256	.0409
YORK REGION BOARD OF EDUCATION		
Elementary Schools	1.0055	.0000
Secondary Schools	1.0012	.0000

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
ATIKOKAN RCSS BOARD	1.1670	.0000
BRANT COUNTY RCSS BOARD	1.0392	.0000
BRUCE-GREY COUNTY RCSS BOARD	1.0503	.0000
CARLETON RCSS BOARD	1.0060	.0000
CHAPLEAU DISTRICT RCSS BOARD	1.2175	.0000
COCHRANE-IRROQUOIS FALLS DISTRICT RCSS BOARD	1.1983	.0000
DRYDEN DISTRICT RCSS BOARD	1.1853	.0000

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS - Continued

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
DUFFERIN-PEEL RCSS BOARD	1.0000	.0000
DURHAM REGION RCSS BOARD	1.0090	.0000
ELGIN COUNTY RCSS BOARD	1.0584	.0000
ESSEX COUNTY RCSS BOARD	1.0073	.0258
FORT FRANCES-RAINY RIVER DISTRICT RCSS BOARD	1.1964	.0035
FRONTENAC-LENNOX AND ADDINGTON COUNTY RCSS BOARD	1.0530	.0000
GERALDTON DISTRICT RCSS BOARD	1.2435	.0000
HALDIMAND-NORFOLK RCSS BOARD	1.0725	.0000
HALTON RCSS BOARD	1.0071	.0000
HAMILTON-WENTWORTH RCSS BOARD	1.0385	.0080
HASTINGS-PRINCE EDWARD COUNTY RCSS BOARD	1.0507	.0000
HEARST DISTRICT RCSS BOARD	1.1684	.0000
HURON-PERTH COUNTY RCSS BOARD	1.0671	.0000
KAPUSKASING DISTRICT RCSS BOARD	1.1661	.0000
KENORA DISTRICT RCSS BOARD	1.2075	.0071
KENT COUNTY RCSS BOARD	1.0251	.0000
KIRKLAND LAKE DISTRICT RCSS BOARD	1.1862	.0000
LAKEHEAD DISTRICT RCSS BOARD	1.0993	.0393
LAMBTON COUNTY RCSS BOARD	1.0079	.0000
LANARK-LEEDS AND GRENVILLE COUNTY RCSS BOARD	1.0541	.0002
LINCOLN COUNTY RCSS BOARD	1.0269	.0145
LONDON AND MIDDLESEX COUNTY RCSS BOARD	1.0235	.0185
METROPOLITAN SEPARATE SCHOOL BOARD	1.0512	.0000
MICHIPICOTEN DISTRICT RCSS BOARD	1.1871	.0000

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS - Continued

NAME OF BOARD	Grant Weighting Factor	Teacher Qualifications and Experience Adjustment Factor
Column 1	Column 2	Column 3
NIPISSING DISTRICT RCSS BOARD	1.0975	.0152
NORTH OF SUPERIOR DISTRICT COMBINED RCSS BOARD	1.2763	.0000
NORTH SHORE DISTRICT RCSS BOARD	1.1440	.0000
OTTAWA RCSS BOARD	1.0325	.0132
OXFORD COUNTY RCSS BOARD	1.0831	.0029
PETERBOROUGH-VICTORIA-NORTHUMBERLAND AND NEWCASTLE RCSS BOARD	1.0257	.0000
PRESCOTT AND RUSSELL COUNTY RCSS BOARD	1.0340	.0012
RENFREW COUNTY RCSS BOARD	1.0713	.0094
SAULT STE. MARIE DISTRICT RCSS BOARD	1.0937	.0318
SIMCOE COUNTY RCSS BOARD	1.0356	.0000
STORMONT, DUNDAS AND GLENGARRY COUNTY RCSS BOARD	1.0467	.0000
SUDBURY DISTRICT RCSS BOARD	1.0966	.0000
TIMISKAMING DISTRICT RCSS BOARD	1.1536	.0000
TIMMINS DISTRICT RCSS BOARD	1.1058	.0000
WATERLOO COUNTY RCSS BOARD	1.0249	.0081
WELLAND COUNTY RCSS BOARD	1.0261	.0485
WELLINGTON COUNTY RCSS BOARD	1.0274	.0000
WINDSOR RCSS BOARD	1.0413	.0263
YORK REGION RCSS BOARD	1.0063	.0000

O. Reg. 704/87, s. 2.

CHRIS WARD
Minister of Education

Dated at Toronto, this 30th day of November, 1987.

EDUCATION ACT

O. Reg. 705/87.

Training Assistance.

Made—December 17th, 1987.

Filed—December 17th, 1987.

REGULATION MADE UNDER THE
EDUCATION ACT

TRAINING ASSISTANCE

1.—(1) For the purposes of subsection 136-1 (9) of the Act, during the period of twenty months commencing on the date upon which the transfer of employment of the designated person becomes effective under subsection 136-1 (7) of the Act, where the retraining of the designated person requires the attendance of the person at an educational institution in Ontario other than a school operated by the Roman Catholic school board to which the teaching contract, employment contract or employment relationship of the person is transferred, the following, subject to subsections (2), (3), (4) and (5), is prescribed as training assistance:

training assistance = $x + y$

where x = the cost of,

- (a) tuition at the institution;
- (b) educational material required or recommended for the designated person by the institution; and
- (c) incidental expenses incurred by the designated person that are payable to the institution as a result of enrolment and attendance at the institution.

y = where the campus of the institution that the designated person attends or the place at which the designated person is required to attend to obtain practical experience that is part of the program of the institution in which the designated person is enrolled is situate,

- (a) in a municipality other than the municipality in which the designated person resides or a municipality adjoining the municipality or locality in which the designated person resides; and
- (b) more than eight kilometres further by road or rail than the distance by road or rail from the residence of the designated person to the place at which the designated person was required to perform services for the public board immediately prior to being designated under section 136-1 of the Act,

an amount,

- (c) where the designated person travels daily to the campus or the place, that does not exceed \$75 per day for each day that the designated person is in attendance at the campus or place, in respect of,
 - (i) the actual cost of daily transportation to and from the residence of the designated person or the cost of daily transportation calculated at a rate per kilometre determined by the Roman Catholic school board, as the case may be, and
 - (ii) the actual cost of meals or the cost of meals calculated at the rate that the Roman Catholic school board ordinarily pays for employees who are engaged in performing duties for the board, as the case may be; or
 - (d) where daily transportation to and from the residence of the designated person is impracticable by reason of distance or the lack of suitable transportation, of \$450 per week for each week or part thereof that the designated person is in attendance at the campus or place, in respect of,
 - (i) the cost of board and lodging in the municipality in which the campus or place is situate, and
 - (ii) the actual cost of transportation once a week to and from the lodging and the residence of the designated person or the cost of transportation once a week calculated at a rate per kilometre determined by the Roman Catholic school board, as the case may be,
- and reimbursement for all necessary living and household expenses of an extraordinary nature in respect of the maintenance and support of dependants of the designated person incurred during the period of the board and lodging as a direct result of the designated person finding it necessary to obtain the board and lodging.
- (2) A Roman Catholic school board that enters into a collective agreement that covers the designated person and that provides for the payment of an amount in respect of retraining during the period referred to in subsection (1) that exceeds the maximum amount of

\$75 per day or the \$450 per week set out in subsection (1) or the \$10,000 set out in subsection (4) shall pay the amount set out in the collective agreement and not the amount set out in subsection (1) or (4), as the case may be.

(3) The amount determined under subsection (1) shall be reduced by the net amount after taxes and employment related deductions of remuneration earned by the designated person as a result of obtaining practical experience as part of the retraining program or otherwise taking part in the retraining program.

(4) The maximum amount that is required to be paid under subsection (1) for training assistance for a designated person is \$10,000 in addition to the salary and benefits to which the designated person is entitled under section 136-1 of the Act.

(5) Where the amount calculated under subsection (1) exceeds \$10,000, the Roman Catholic school board may pay the total amount calculated in respect of x under subsection (1) and apply the balance, if any, to the amount calculated in respect of y under subsection (1) or *vice versa* as is agreed upon by the board and the designated person. O. Reg. 705/87, s. 1.

2. Where subsection 136-1 (9) of the Act applies,

(a) to a person designated by a public board whose transfer of employment was effective on the 1st day of September, 1986; or

(b) to a person designated under subsection 136-1 (1) of the Act, whose transfer of employment occurred before this Regulation came into force,

that person is entitled to training assistance under this Regulation for a twenty month period from the day the person commenced the retraining provided by the Roman Catholic school board or the day this Regulation came into force, whatever is the earlier. O. Reg. 705/87, s. 2.

(2414)

1

LIQUOR LICENCE ACT

O. Reg. 706/87.

General.

Made—December 17th, 1987.

Filed—December 18th, 1987.

REGULATION TO AMEND REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR LICENCE ACT

1. Subsection 8 (40) of Regulation 581 of Revised Regulations of Ontario, 1980 is revoked.

2. The said Regulation is amended by adding thereto the following sections:

59m. Notwithstanding subsections 9 (1) and (2), liquor may be sold and served in licensed premises at the Donald Club, 12 Bushbury Drive, Toronto, Ontario, between the hours of 11 p.m. on the 27th of December, 1987 until 1 a.m. of the following day. O. Reg. 706/87, s. 2, *part*.

59n. Subsections 45 (2) and (3) of the Act do not apply to persons possessing or consuming liquor in a government store or other premises operated by the Liquor Control Board for the purpose of tasting or testing liquor under the supervision of an officer or employee of the Liquor Control Board. O. Reg. 706/87, s. 2, *part*.

(2415)

1

PENSION BENEFITS ACT

O. Reg. 707/87.

General.

Made—December 17th, 1987.

Filed—December 18th, 1987.

REGULATION TO AMEND REGULATION 746 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PENSION BENEFITS ACT

1. Subsections 34 (1) and (2) of Regulation 746 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 238/87, are revoked and the following substituted therefor:

(1) On and after the 1st day of January, 1987, contributions made by a member of a pension plan to the pension plan fund shall be credited at least annually with interest that is not less than the rate of interest set out in subsections (2) and (2a), in accordance with this section.

(2) Subject to subsection (2a), the minimum rate of interest for 1987 is the rate of return during 1987 that can reasonably be attributed to the operation of the pension fund or part of the pension fund to which contributions are made.

(2a) The minimum rate of interest for 1987 for a defined benefit pension plan that specifies that interest on contributions made by members is to be credited at a rate of return other than the rate that can reasonably be attributed to the operation of the pension fund or part of the pension fund to which contributions are made is 6.5 per cent per annum. O. Reg. 707/87, s. 1.

(2416)

1

PENSION BENEFITS ACT, 1987

O. Reg. 708/87.

General.

Made—December 17th, 1987.

Filed—December 18th, 1987.

REGULATION MADE UNDER THE PENSION BENEFITS ACT, 1987

GENERAL

PART I

INTERPRETATION

I.—(1) In this Regulation,

“accountant” means a public accountant licensed under the *Public Accountancy Act*;

“government” means Her Majesty in right of Ontario, an agent of Her Majesty, a municipality as defined in the *Municipal Affairs Act* and a regional municipality as defined in the *Ontario Unconditional Grants Act*;

“normal cost” means the cost of pension benefits and ancillary benefits with respect to a fiscal year of a pension plan determined in accordance with the methods and actuarial assumptions used in a going concern valuation;

“special payment” means a payment or one of a series of payments determined for the purpose of liquidating a going concern unfunded actuarial liability or solvency deficiency.

(2) In this Part,

“actuarial gain” means the sum, if positive, of,

- (a) the gain to the pension plan during the period since the review date of the immediately preceding going concern valuation resulting from the difference between actual experience and the experience expected by the actuarial assumptions on which that valuation was based,

(b) the amount by which the going concern liabilities decrease as a result of an amendment to the plan, and

(c) the amount by which the going concern liabilities decrease or the going concern assets increase as a result of a change in actuarial methods or assumptions upon which the current going concern valuation is based,

as of the review date for a going concern valuation provided that clause (a), (b) or (c) or any combination thereof shall be counted as a negative in the calculation of the sum where,

(d) the experience of the plan results in a loss rather than a gain,

(e) an amendment increases the going concern liabilities, or

(f) a change in actuarial methods or assumptions results in an increase in going concern liabilities or a decrease in going concern assets, as the case may be;

“actuarial loss” means the sum, if negative, of,

(a) the gain to the pension plan during the period since the review date of the immediately preceding going concern valuation resulting from the difference between actual experience and the experience expected by the actuarial assumptions on which that valuation was based,

(b) the amount by which the going concern liabilities decrease as a result of an amendment to the plan, and

(c) the amount by which the going concern liabilities decrease or the going concern assets increase as a result of a change in actuarial methods or assumptions upon which the current going concern valuation is based,

as of the review date for a going concern valuation provided that any of clause (a), (b) or (c) or any combination thereof shall be counted as a negative in the calculation of the sum where,

(d) the experience of the plan results in a loss rather than a gain,

(e) an amendment increases the going concern liabilities, or

(f) a change in actuarial methods or assumptions results in an increase in going concern liabilities or a decrease in going concern assets, as the case may be;

“actuary” means a Fellow of the Canadian Institute of Actuaries;

"basic Ontario liabilities" means that portion of the remaining liabilities allocated under clause 26 (2) (d) for employment in Ontario;

"escalated adjustment" means an adjustment that is made to a pension or deferred pension after the termination of a member of a pension plan where the adjustment is not capable of being determined with certainty at the time the plan or an amendment thereto is submitted for registration because the adjustment is related to the investment earnings of the pension fund or to future changes in a general wage or price index;

"going concern assets" means the value of the assets of a pension plan including accrued and receivable income determined on the basis of a going concern valuation;

"going concern liabilities" means the present value of the accrued benefits of a pension plan determined on the basis of a going concern valuation;

"going concern unfunded actuarial liability" means the excess of going concern liabilities over going concern assets;

"going concern valuation" means a valuation of assets and liabilities of a pension plan using methods and actuarial assumptions considered by the actuary who valued the plan to be in accordance with generally acceptable actuarial principles and practices for the valuation of a continuing pension plan;

"Ontario assets" means the portion of the market value of the plan assets allocated for employment in Ontario under clause 26 (2) (e);

"Ontario wind up liability" means the sum of,

- (a) the liability for all benefits that are guaranteed by the Guarantee Fund,
- (b) the liability for benefits to which any member or former member is entitled under section 75 of the Act but which are not guaranteed by the Guarantee Fund,
- (c) the liability resulting from the application of subsections 40 (3) and (4) of the Act where the liability is not already included under clause (a) or (b),
- (d) the liability for benefits other than benefits referred to in clauses (a), (b) and (c) with respect to employment in Ontario that are vested under the terms of the plan prior to the application of the provisions respecting termination or wind up of the plan, the Act or the regulations, and
- (e) the liability for pension benefits determined in accordance with clause 25 (9) (a);

"past service unfunded actuarial liability" means the amount of going concern unfunded actuarial liability that results from the provision of benefits with respect to employment prior to the effective date of the pension plan or from an amendment to a plan that provides benefits for employment prior to the date of the amendment where the employment had not previously been recognized for purposes of the provision of pension benefits;

"remaining liabilities" means the value of benefits determined as required under clause 26 (2) (b);

"review date" means the last date of the period under review in a report required under the Act or regulations;

"significant shareholder" means an individual who alone or in combination with a parent, spouse or child, owns or has a beneficial interest, directly or indirectly, in shares that represent 10 per cent or more of the voting rights attached to the shares of the employer who contributes to the pension plan;

"solvency assets" means the sum determined in accordance with subsections (3) and (4) of,

- (a) the market value of investments held by the pension plan or a value related to the market value by means of an averaging method that stabilizes short-term fluctuations of the market values over a period of not more than five years, plus any cash balances and accrued or receivable income items,
- (b) the present value of any remaining special payments established before the 1st day of January, 1988,
- (c) the present value of any special payments required to liquidate any past service unfunded actuarial liability established on or after the 1st day of January, 1988,
- (d) the present value of any special payments required to liquidate any solvency deficiencies existing on the 1st day of January, 1988 and attributable to the application of subsection 75 (7) of the Act, and
- (e) the present value of any special payments other than those referred to in clauses (c) and (d) established on or after the 1st day of January, 1988 that are scheduled for payment within five years after the review date;

"solvency deficiency" means the excess of the solvency liabilities over the solvency assets;

"solvency gain" means the sum, if positive, of,

- (a) the gain to the pension plan during the period since the review date of the immediately preceding valuation under section 14 resulting from the difference between actual experi-

ence and the experience expected by the actuarial assumptions on which that valuation was based, and

- (b) the amount by which the solvency liabilities decrease or the solvency assets increase during the period since the review date of the immediately preceding valuation under section 14 as a result of a change in the actuarial methods or assumptions upon which the current valuation under section 14 is based,

provided that either of clause (a) or (b) shall be counted as a negative in the calculation of the sum where the experience of the plan results in a loss rather than a gain or where a change in actuarial methods or assumptions results in an increase in solvency liabilities or a decrease in the solvency assets, as the case may be;

"solvency liabilities" means an amount that is not less than the liabilities of the pension plan determined as if the plan had been wound up, not taking into account liabilities for escalated adjustments but taking into account the requirements of section 75 of the Act (member entitlements on wind up);

"special allowance" means a bridging benefit that is adjusted according to the income of the former member resulting from employment of the former member subsequent to termination;

"transfer ratio" means the ratio of the market value of investments held by the pension plan or a value related to the market value by means of an averaging method that stabilizes short-term fluctuations of market values over a period of not more than five years, plus any cash balances and accrued or receivable income items to the solvency liabilities determined as of the same date;

"transfer deficiency" means the amount by which the commuted value of a benefit determined in accordance with subsection 16 (1) exceeds the transfer value of that benefit determined in accordance with subsection 16 (2);

"wind up funded ratio" means the ratio of the Ontario assets to the Ontario wind up liability.

(3) The present values referred to in clauses (b), (c), (d) and (e) of the definition of "solvency assets" shall be determined on the basis of the assumed interest rate used in determining whether there is a solvency deficiency.

(4) In calculating solvency assets or a transfer ratio, where there is no market value for an investment of a pension plan and the investment is issued or guaranteed by a government, the book value of the investment may be used instead of market value. O. Reg. 708/87, s. 1.

REGISTRATION AND AMENDMENTS

2.—(1) An application for registration of a pension plan shall be accompanied by,

- (a) for the first 500 members of the plan,
 - (i) \$4 for each member of the plan in Ontario or in a designated province, or
 - (ii) \$4 for each member of the plan administered by the Commission under an agreement with the Government of Canada under section 96 of the Act; and
- (b) \$1 for each member in excess of 500 in Ontario or a designated province or in a plan referred to in subclause (a) (ii).

(2) The total fee payable upon registration under subsection (1) shall not be less than \$80 and not more than \$5,000. O. Reg. 708/87, s. 2.

3.—(1) Where an amendment to a pension plan reduces or increases contributions or creates or changes a going concern unfunded actuarial liability, the administrator shall file a report containing the applicable information required in a report under section 11.

(2) The administrator shall file the report required under subsection (1) within six months following the date the amendment is required to be submitted for registration.

(3) An administrator who is required by the Superintendent to give notice of a proposed amendment under subsection 27 (1) of the Act shall certify in writing to the Superintendent, within thirty days after the date on which the last of the notices was transmitted, details as to the classes of persons who received notice, the date the last notice was distributed and that notice was provided as required.

(4) The administrator shall file the explanation required to be provided under subsection 27 (3) of the Act within six months after registration of the amendment. O. Reg. 708/87, s. 3.

FUNDING OF PENSION PLANS

PAYMENTS—GENERAL

4.—(1) Every pension plan shall set out the obligation of the employer or any person required to make contributions on behalf of an employer, to contribute both in respect of the normal cost and any going concern unfunded actuarial liabilities and solvency deficiencies under the plan.

(2) An employer who is required to make contributions to a pension plan or any person who is required to make contributions on behalf of an employer to a pen-

sion fund shall make payments to the pension fund or to the insurance company, as applicable, of amounts that are not less than the sum of,

- (a) any contributions received from employees, including money withheld from an employee, whether by payroll deduction or otherwise, as the employee's contribution to the pension plan;
- (b) contributions required to pay the normal cost; and
- (c) special payments determined in accordance with section 5.

(3) The payments referred to in subsection (2) shall be made by the employer or the person who is required to make contributions on behalf of the employer within the following time limits:

- 1. All sums received by the employer from an employee or deducted from an employee's pay as the employee's contribution to the pension plan, within thirty days following the month in which the sum was received or deducted.
- 2. Employer contributions in respect of the normal cost for the period prior to the 1st day of January, 1988, not later than 120 days after the end of the fiscal year of the plan.
- 3. Employer contributions in respect of the normal cost for any period on or after the 1st day of January, 1988, in monthly instalments within thirty days after the month for which contributions are payable, the amount of such instalments to be either a fixed dollar amount, a fixed dollar amount for each employee or member of the plan or a fixed percentage of either that portion of the payroll related to members of the pension plan or employee contributions, in accordance with such contributions as are certified under clauses 10 (1) (a) or 11 (2) (a).
- 4. Employer contributions for a special payment required to be made with respect to a fiscal year of the plan commencing prior to the 1st day of January, 1988, within thirty days after the end of the fiscal year.
- 5. All special payments determined in accordance with section 5, other than a payment made under paragraph 4, by equal monthly instalments throughout the fiscal year of the plan.

(4) Where the period covered by a report filed under subsection 3 (1) or section 10 or 11 has passed and no new report has been filed with the Commission under subsection 3 (1) or section 11, the employer shall continue to make payments in accordance with the requirements of the most recent report filed until a new report is filed.

(5) This section does not apply to,

- (a) a multi-employer pension plan established pursuant to a collective agreement or a trust agreement; or
- (b) a pension plan that provides defined benefits where the obligation of an employer to contribute to the pension fund is limited to a fixed amount set out in a collective agreement. O. Reg. 708/87, s. 4.

SPECIAL PAYMENTS—GENERAL

5.—(1) Subject to subsections (2) and (3) and section 7, the special payments to amortize a going concern unfunded actuarial liability or solvency deficiency shall not be less than the sum of,

- (a) any remaining special payments determined in accordance with subsection (5) with respect to an initial unfunded liability or experience deficiency within the meaning of Regulation 746 of Revised Regulations of Ontario, 1980 (General) as it existed on the 31st day of December, 1987;
- (b) the amount required to liquidate by equal instalments, with interest at the going concern valuation rate, any other going concern unfunded actuarial liability within a period of fifteen years after the date on which the going concern unfunded actuarial liability arose;
- (c) the amount required to liquidate by equal instalments, with interest at the solvency valuation interest rate, any solvency deficiency, other than that part of a solvency deficiency referred to in clause (d), within five years after the review date of the solvency valuation in which the solvency deficiency is identified; and
- (d) the amount required to liquidate by equal instalments that part of any solvency deficiency that exists on the 1st day of January, 1988 that is attributable to the application of subsection 75 (7) of the Act, with interest at the solvency valuation interest rate, within fifteen years from that date.

(2) Where a new series of monthly instalments is commenced under clause (1) (c), the amounts referred to in clauses (1) (a), (b) and (d) with respect to any portion of an amortization period that extends beyond the five-year period established for the new series of payments under clause (1) (c) shall be reduced or eliminated so that the total present value of all special payments, based on the interest assumption used in the going concern valuation, is equal to the going concern unfunded actuarial liability.

(3) The minimum special payments referred to in clauses (1) (b), (c) and (d) may be determined by refer-

ence to a schedule of dollar payments determined in accordance with subsection (4),

- (a) as of the date the going concern unfunded actuarial liability arose, for payments referred to in clause (1) (b); or
- (b) as of the date of the solvency valuation, for payments referred to in clauses (1) (c) and (d).

(4) The schedule of dollar payments referred to in subsection (3) shall be determined as follows:

- 1. Each scheduled payment shall be a constant percentage of the projected future payroll of members at the date of establishment of the schedule.
- 2. The present value of the scheduled payments at the date of establishment of the schedule shall be equal to the amount of the liability being liquidated.
- 3. The projected future payroll shall be determined using the same actuarial assumptions as used in the going concern valuation where the going concern actuarial unfunded liability was determined.
- 4. The amortization periods for each series of scheduled payments shall be the same as the period referred to in clause (1) (b), (c) or (d), as the case requires.

(5) The present value of scheduled payments shall be determined,

- (a) for payments referred to in clause (1) (b), using the interest rate assumed in the going concern valuation;
- (b) for payments referred to in clause (1) (c) or (d) using the interest rate assumed in the solvency valuation.

(6) The minimum remaining special payments referred to in clause (1) (a) shall be determined after utilizing any unused actuarial gains existing on the 31st day of December, 1987. O. Reg. 708/87, s. 5.

PAYMENTS—MULTI-EMPLOYER PLANS AND DEFINED BENEFIT/DEFINED CONTRIBUTION PLANS

6.—(1) A multi-employer pension plan established pursuant to a collective agreement or trust agreement or a pension plan that provides defined benefits where the obligation of an employer to contribute to the pension plan is limited to a fixed amount set out in a collective agreement shall include a provision for the funding of pension benefits and any other benefits provided under the plan that sets out the obligation of an employer or any person required to make contributions on behalf of the employer to contribute in respect of the plan.

(2) An employer or any person required to make contributions on behalf of an employer with respect to a pension plan referred to in subsection (1) shall make payments to the pension fund or the insurance company, as applicable, that are not less than,

- (a) any contributions received from employees including money withheld from an employee, whether by payroll deduction or otherwise as the employee's contribution to the pension plan; and
- (b) such amounts set out in the applicable collective agreement as are required to be paid by the employer or the person required to make contributions on behalf of the employer.

(3) The payments referred to in subsection (2) shall be made within the following time limits:

- 1. All sums received by the employer from an employee or deducted from an employee's pay as the employee's contribution to the pension plan, within thirty days after the month in which the sum was received or deducted.
- 2. All amounts, other than those referred to in paragraph 1, within the time limit specified by the applicable collective agreement but, in any event, within thirty days after the month in which the period of employment giving rise to such payments occurred.

(4) In the case of a pension plan referred to in subsection (1), the actuary shall, as part of the report required under subsection 3 (1) or section 10 or 11,

- (a) perform such tests as will demonstrate the sufficiency of the contributions required by the collective agreement or agreements to provide for the benefits set out in the plan without consideration of any provision for reduction of benefits set out in the plan; or
- (b) where the contributions are not sufficient to provide the benefits under the plan, propose options available to the administrator of the plan that will have the result that the required contributions will be sufficient to provide the benefits under the plan.

(5) Where an actuary proposes options in accordance with clause (4) (b),

- (a) submit a copy of the report containing the proposed options to the administrator;
- (b) the actuary shall file a copy of the report within thirty days after submitting the report to the administrator and within the time period referred to in subsection 11 (3);
- (c) the administrator shall take such action as will result in the plan meeting the funding

requirements of this section within ninety days after the date on which the actuary submitted the report to the administrator; and

- (d) the administrator shall advise the Commission of the action taken in order for the plan to meet the funding requirements of this section within 120 days after the date the actuary submitted the report to the administrator and shall file all documents relevant to the action taken. O. Reg. 708/87, s. 6.

UTILIZATION OF ACTUARIAL GAIN AND SOLVENCY GAIN

7.—(1) Where a report with a review date on or after the 1st day of January, 1988 discloses,

- (a) an actuarial gain under the plan with respect to a period that begins on or after the 1st day of January, 1988; and
- (b) that there is no new solvency deficiency nor any unamortized balance of any previous solvency deficiency first established on or after the 1st day of January, 1988,

and where the actuarial gain is to be utilized, the amount of the actuarial gain shall first be applied to reduce the outstanding balance of any going concern unfunded actuarial liability.

(2) The outstanding balance of a going concern unfunded actuarial liability that is reduced under subsection (1) may be reamortized over the same or a shorter period during which special payments are required to be made.

(3) Where a report with a review date on or after the 1st day of January, 1988 discloses an actuarial gain and there is either a new solvency deficiency or an unamortized balance of a previous solvency deficiency, the amount of the actuarial gain shall not be applied to reduce any previously scheduled special payments within the remaining amortization period for any solvency deficiency.

(4) An actuarial gain referred to in subsection (1) may be applied to reduce any employer contributions for normal cost provided that there is no going concern unfunded actuarial liability or solvency deficiency.

(5) Where an actuarial gain is not utilized as from the review date on which the actuarial gain is reported, any subsequent utilization of the actuarial gain is subject to,

- (a) subsection (1), where there is no remaining unamortized balance of a solvency deficiency at the time the actuarial gain is utilized; or
- (b) subsection (3), where there is any remaining balance of a solvency deficiency at the time the actuarial gain is utilized.

(6) A solvency gain may only be applied to reduce the total of any new solvency deficiency and the unamortized balances of any previous solvency deficiency.

(7) Where a solvency gain is applied as set out in subsection (6),

- (a) the remaining solvency deficiency may be reamortized over the same or a shorter period during which special payments are required to be made; and
- (b) the remaining special payments with respect to any further going concern unfunded actuarial liabilities shall be recalculated, taking into account the results of the current going concern valuation and the reduced special payments for solvency deficiencies. O. Reg. 708/87, s. 7.

FUNDING OF ESCALATED ADJUSTMENTS

8.—(1) The estimated future costs of the escalated adjustments of a pension plan that provides for escalated adjustments may be excluded from the funding requirements set out in sections 4, 5 and 6.

(2) The amount of a payment of an escalated adjustment that is made from the pension fund, to the extent that it has not been prefunded, shall be deemed to be part of the normal cost.

(3) For the purposes of a report required by section 10 or 11, factors attributable to an escalated adjustment may be excluded in determining the existence or amount of any going concern unfunded actuarial liability. O. Reg. 708/87, s. 8.

REDUCTION OF SPECIAL PAYMENTS

9.—(1) Where special payments greater than the minimum payment required under subsection 5 (1) are made by,

- (a) a special payment made in advance; or
- (b) an additional payment of any kind,

the amount of special payments for subsequent periods may be reduced provided that the outstanding balance of any going concern unfunded actuarial liability or solvency deficiency shall at no time be greater than it would have been had the special payment required under subsection 5 (1) been made, taking into account the effect of any application of an actuarial gain or a solvency gain in accordance with section 7.

(2) Where the date of filing a report under subsection 3 (1) and section 10 or 11 is later than the review date of the report, the employer shall pay into the pension fund within sixty days of the filing of the report, all monthly amounts that have not yet been paid into the pension fund, calculated from the date on which they are required to be made to the date of filing

the report, plus interest at the going concern valuation rate or the solvency valuation rate, as applicable. O. Reg. 708/87, s. 9.

REPORTS

10.—(1) Within sixty days after the date of establishment of a plan, the administrator shall submit a report on the basis of a going concern valuation that sets out,

- (a) the normal cost, in the first year during which the plan is registered and the rule for computing the normal cost in subsequent years up to the date of the next report;
- (b) an estimate of the normal cost, in the subsequent years up to the date of the next report;
- (c) where applicable, the estimated aggregate employee contributions to the pension plan during each year up to the date of the succeeding report;
- (d) the past service unfunded actuarial liability, if any, under the pension plan as at the date on which the plan qualified for registration;
- (e) the special payments required to liquidate the past service unfunded actuarial liability in accordance with section 5;
- (f) any other going concern unfunded actuarial liability;
- (g) the special payments required to liquidate any going concern unfunded actuarial liability referred to in clause (f);
- (h) that,
 - (i) in the opinion of the person preparing the report, there is no solvency deficiency, or
 - (ii) there is a solvency deficiency and the special payments required to liquidate the solvency deficiency;
- (i) that,
 - (i) in the opinion of the person preparing the report there is no Guarantee Fund assessment required to be paid under section 33, or
 - (ii) where there is a Guarantee Fund assessment required to be paid under section 33, a calculation of the amount, if any, referred to in clause 33 (1) (b); and
- (j) where the plan provides for an escalated adjustment, whether and to what extent,

(i) liability for the future cost of the adjustment has been included in the determination of any going concern unfunded actuarial liability, or

(ii) the cost for the escalated adjustment is included in the normal cost.

(2) The report referred to in subsection (1) shall be certified by a person authorized by section 12.

(3) A report referred to in subsection (1) may certify the adequacy of the premiums necessary to provide for the payment of all benefits under an insured pension plan that is funded by level premiums extending not beyond the retirement age for each individual member, in lieu of the matters required to be certified under that subsection. O. Reg. 708/87, s. 10.

11.—(1) The administrator of a pension plan shall cause the plan to be reviewed and a report prepared and certified by a person authorized by section 12 not more than three years after the date of the establishment of the plan and at intervals of not more than three years thereafter.

(2) The report shall set out, on the basis of a going concern valuation,

- (a) the normal cost in the next succeeding year and the rule for computing the cost in subsequent years up to the date of the next report;
- (b) an estimate of the normal cost in the subsequent years up to the date of the next report;
- (c) where applicable, the estimated aggregate employee contributions to the pension plan during each year up to the date of the succeeding report;
- (d) the present value of remaining future special payments established in certificates appended to previous reports;
- (e) where the plan provides for an escalated adjustment, whether and to what extent,
 - (i) liability for the future cost of the adjustment has been included in the determination of any going concern unfunded actuarial liability, or
 - (ii) the cost for the escalated adjustment is included in the normal cost;
- (f) the actuarial gain or actuarial loss in the pension plan, and,
 - (i) where there is an actuarial loss, the special payments that will liquidate any increase in a going concern unfunded actuarial liability resulting

from the loss over a term not exceeding fifteen years; and

- (ii) where there is an actuarial gain, any intended application of the gain in accordance with section 7;

(g) that,

- (i) in the opinion of the person preparing the report, there is no solvency deficiency, or

- (ii) where there is a solvency deficiency as of the 1st day of January, 1988, the amount of any solvency deficiency that is attributable to the application of subsection 75 (7) of the Act and the special payments required in order to liquidate the solvency deficiency over a period not exceeding fifteen years commencing with the 1st day of January, 1988,

- (iii) except for that part of a solvency deficiency referred to in subclause (ii), where there is a solvency deficiency, the amount of any solvency deficiency and the special payments required in order to liquidate the solvency deficiency over a term not exceeding five years from the date of the earliest solvency valuation in which the solvency deficiency was determined and the resulting adjustment in the schedule of other future special payments under the plan, and

- (iv) where there is an unamortized balance of a previous solvency deficiency and there is a solvency gain, the amount of any solvency gain and any intended application of the gain in accordance with section 7; and

(h) that, in the opinion of the person preparing the report,

- (i) there is no Guarantee Fund assessment required to be paid under section 33, or
- (ii) where there is a Guarantee Fund assessment required to be paid, the amount, if any, referred to in clause 33 (1) (b).

(3) The administrator shall file the report within nine months of the review date established for the report referred to in subsection (1). O. Reg. 708/87, s. 11.

12.—(1) Subject to subsection (2), the reports and certificates referred to in subsection 3 (1) and sections

10 and 11 of this Regulation and section 71 of the Act shall be made by an actuary.

(2) Reports and certificates in respect of,

- (a) a pension plan where all pension benefits are defined contribution benefits;
- (b) a fully insured pension plan, established prior to the 1st day of January, 1987 underwritten by a contract or contracts with an insurance company and that does not require any contributions to be made by employees; or
- (c) a pension plan underwritten by a contract or contracts issued under the *Government Annuities Act* (Canada),

may be made by an accountant or a person authorized by an insurance company, a trust company or by the Annuities Branch of the Department of Labour of the Government of Canada, responsible for administering the pension plan or pension fund. O. Reg. 708/87, s. 12.

13. The report of an actuary filed under subsection 3 (1) and section 10 or 11 of this Regulation and section 71 of the Act shall be prepared using assumptions that are appropriate for the plan and methods consistent with the sound principles established by precedents or common usage within the actuarial profession and with the requirements of the Act and this Regulation. O. Reg. 708/87, s. 13.

VALUATION

14.—(1) To determine the existence of a solvency deficiency for the purposes of a report under subsection 3 (1) or section 10 or 11, a valuation shall be performed by the person preparing the report to determine the solvency liabilities of the plan and the solvency assets of the plan.

(2) In determining the solvency liabilities for a multi-employer pension plan established pursuant to one or more collective agreements or a trust agreement or a pension plan that provides defined benefits where the obligation of an employer to contribute to the pension fund is limited to a fixed amount set out in a collective agreement, the solvency liabilities shall be determined on the basis of the benefits structure set out in the plan at the date of the valuation without consideration of any provision for the possible reduction of such benefits. O. Reg. 708/87, s. 14.

ANNUAL INFORMATION RETURN

15.—(1) The annual information return required under section 21 of the Act shall, except as provided in subsection 27 (4), be filed by the administrator not later than six months after the end of the fiscal year of the pension plan.

(2) The fee payable on the filing of an annual information return is,

(a) for the first 500 members of the pension plan,

(i) \$4 for each member of the plan in Ontario or a designated province, or

(ii) \$4 for each member of the plan administered by the Commission under an agreement with the Government of Canada under section 96 of the Act; and

(b) \$1 for each member in excess of 500 in Ontario, a designated province or in a plan referred to in subclause (a) (ii).

(3) The total fee payable under subsection (2) shall be not less than \$80 and not more than \$5,000.

(4) An annual information return that is delivered to the Superintendent more than six months after the end of the fiscal year of the pension plan shall be accompanied by 120 per cent of the fee referred to in subsection (2). O. Reg. 708/87, s. 15.

COMMUTED VALUE AND PORTABILITY OF PENSION BENEFITS

16.—(1) Except where a pension plan is wound up in whole or in part, the commuted value of a pension, deferred pension or ancillary benefit shall not be less than the value determined in accordance with "Recommendations for the Computation of Minimum Transfer Values of Deferred Pensions" issued by the Canadian Institute of Actuaries and effective the 14th day of November, 1986.

(2) That portion of the commuted value of a pension, deferred pension or ancillary benefit that can be transferred from a pension plan as of a given date shall be determined by multiplying the commuted value, as determined in accordance with subsection (1), by the lesser of,

(a) the most recently determined transfer ratio; or

(b) one.

(3) Subject to subsection (4), where the transfer ratio of a pension plan is equal to or greater than one, the administrator may transfer the commuted value of a pension, deferred pension or ancillary benefit in accordance with section 43, 44, 49 or 52 of the Act.

(4) The administrator of a pension plan who has reason to believe that the transfer ratio of the pension plan may have been materially reduced since the review date of the most recently filed valuation report shall not permit the transfer without the prior approval of the Superintendent.

(5) Where the commuted value of the pension, deferred pension or ancillary benefit is calculated on a basis more generous than the minimum basis prescribed under subsection (1), the actuary shall perform such supplementary calculations as are necessary to enable certification that the transfer will not reduce the transfer ratio of the plan below one or, where the transfer ratio of the plan prior to the transfer was less than one, to a ratio lower than the ratio in existence prior to the transfer.

(6) The administrator may transfer 100 per cent of the commuted value of a pension, deferred pension or an ancillary benefit from a pension plan that has a transfer ratio that is less than one where,

(a) the administrator of the plan is satisfied that an amount equal to the transfer deficiency has been remitted to the pension fund; or

(b) the transfer deficiency for the individual transfer is less than 5 per cent of the Year's Maximum Pensionable Earnings for that year and the aggregate of transfer deficiencies for all transfers made since the last review date does not exceed 5 per cent of the assets of the plan at that time.

(7) Where less than 100 per cent of the commuted value of a pension, deferred pension or ancillary benefit is transferred, the balance including interest thereon calculated at the rate credited to member contributions under section 21 shall be transferred by the administrator within five years after the date of the initial transfer and any transfer subsequent to the initial transfer shall be in accordance with subsection (6).

(8) Subsections (2) to (7) do not apply to any amounts transferred pursuant to a reciprocal transfer agreement that is filed. O. Reg. 708/87, s. 16.

17.—(1) A member of a pension plan who makes an election under section 43 of the Act or a person who is entitled to make an election under subsection 52 (5) of the Act shall deliver a completed direction to the administrator within sixty days after termination of employment or, in the case of a person entitled to make an election under section 52 (5) of the Act, within sixty days after receipt of notice of termination.

(2) The administrator shall comply with an election made under subsection (1) within sixty days after the receipt of all information required by the administrator to comply with the direction.

(3) The administrator shall not transfer the commuted value of a pension or deferred pension except where the transferee agrees to administer the amount transferred as a pension or deferred pension in accordance with the Act and this Regulation. O. Reg. 708/87, s. 17.

18.—(1) For the purposes of clause 43 (1) (b) of the Act, a registered retirement savings plan established in

accordance with the *Income Tax Act* (Canada) is a prescribed retirement savings arrangement.

(2) A contract to establish a registered retirement savings plan for purposes of a transfer under section 43 of the Act shall set out that,

(a) no money transferred, including all investment earnings, will be withdrawn except,

(i) prior to maturity, to transfer the money to the pension fund of a registered pension plan,

(ii) prior to maturity, to transfer the money to another registered retirement savings plan that meets the requirements of this section, or

(iii) to purchase an immediate or deferred life annuity provided by an insurance company under an insurance contract that meets the requirements of section 19, provided the annuity does not commence on a date earlier than ten years prior to the normal retirement age under the *Canada Pension Plan* or the *Quebec Pension Plan*;

(b) no money transferred, including interest, will be assigned, charged, anticipated or given as security except as permitted by subsection 66 (3) of the Act;

(c) any transaction purporting to assign, charge, anticipate or give as security money transferred, except as permitted by subsection 66 (3) of the Act, is void;

(d) except as permitted in section 50 of the Act, no money transferred, including interest, will be commuted or surrendered during the lifetime of the former member;

(e) any transaction that contravenes clause (d) is void;

(f) the transferee will not permit any subsequent transfer except,

(i) where the transfer is permitted under the Act and the regulations, and

(ii) the subsequent transferee agrees to administer the amount transferred as a pension or deferred pension in accordance with this Act and the regulations;

(g) the transferee will advise in writing any subsequent transferee that the amount transferred must be administered as a pension or deferred pension under the Act and this Regulation; and

(h) on the death of the holder of the registered retirement savings arrangement, the transferee will administer the money in accordance with section 49 of the Act.

(3) An immediate or deferred life annuity that is purchased with funds from a prescribed retirement savings arrangement shall not differentiate on the basis of the sex of the beneficiary where the arrangement resulted from the transfer of the commuted value of a pension benefit which value was determined in a manner that did not differentiate on the basis of sex.

(4) A retirement savings arrangement that results from the transfer of the commuted value of a pension benefit shall contain a statement as to whether the commuted value was determined on a basis that differentiated on the basis of sex. O. Reg. 708/87, s. 18.

19. An insurance contract under which a deferred or immediate life annuity will be provided resulting from the transfer of the commuted value of a pension benefit or as the result of a purchase from a retirement savings arrangement referred to in section 18 shall set out that,

(a) no money transferred, including interest, will be assigned, charged, anticipated or given as security except as permitted by subsection 66 (3) of the Act;

(b) any transaction purporting to assign, charge, anticipate or give the money transferred as security except as permitted by subsection 66 (3) of the Act is void;

(c) except in the case of the unexpired period of a guaranteed annuity where the annuitant is deceased, no benefit provided under the annuity will be surrendered or commuted during the lifetime of the former member or the former member's spouse;

(d) any transaction that contravenes clause (c) is void;

(e) where the annuitant has a spouse at the time payments commence, the annuity shall be in the form of a joint and survivor annuity as required by section 45 of the Act unless the annuitant and the spouse of the annuitant provide a waiver as set out in section 47 of the Act;

(f) the amount of the life annuity will be determined on a basis that does not take into account the sex of the annuitant, except,

(i) in the case of a contract that is based entirely upon an amount or amounts transferred from a defined contribution pension plan administered in accordance with clause 53 (2) (b) of the Act, or

- (ii) in the case of a contract that is purchased with funds from a prescribed registered retirement savings arrangement, the purchase is in accordance with subsection 18 (3); and
- (g) on the death of the annuitant prior to payment of the annuity, the insurance company will administer the annuity in accordance with section 49 of the Act. O. Reg. 708/87, s. 19.

DESIGNATED PROVINCES

20.—(1) The following provinces and territories of Canada are designated as provinces or territories in which there is in force legislation substantially similar to the Act:

1. The Province of Alberta.
2. The Province of Manitoba.
3. The Province of Newfoundland.
4. The Province of Nova Scotia.
5. The Province of Quebec.
6. The Province of Saskatchewan.
7. The Northwest Territories.
8. The Yukon Territory.

(2) A pension plan, the plurality of members of which are employed in a designated province, may be exempted from registration or audit under the Act, where there is an agreement to that effect with the designated province.

(3) For the purpose of ascertaining where the plurality of the members are employed, only members employed in Ontario or in a designated province shall be counted. O. Reg. 708/87, s. 20.

INTEREST

21.—(1) Contributions of members and former members of a pension plan that provide defined contribution benefits shall be credited, commencing with the 1st day of January, 1988, not less frequently than annually with such rate of return as can reasonably be attributed to the operation of the pension fund or that part of the pension fund to which the contributions are made.

(2) Contributions, other than additional voluntary contributions, of members and former members of a pension plan that provide defined benefits shall be credited, commencing with the 1st day of January, 1988, not less frequently than annually with,

- (a) interest calculated on the basis of the average of the yields of five-year personal fixed term

chartered bank deposit rates as determined from the Canadian Socio-Economic Information Management (CANSIM) series B 14045 published monthly in the Bank of Canada Review, over a reasonably recent period, such that the averaging period does not exceed twelve months; or

- (b) such rate of return as can reasonably be attributed to the pension fund or that part of the pension fund to which the contributions are made.

(3) Additional voluntary contributions of members and former members of a pension plan that provide defined benefits shall be credited, commencing with the 1st day of January, 1988, with such rate of return as can reasonably be attributed to the operation of the pension fund or that part of the pension fund to which contributions are made.

(4) Contributions of members and former members of a pension plan that provide both defined benefits and defined contribution benefits shall be credited with interest, commencing with the 1st day of January, 1988, in accordance with subsection (1), (2) or (3), as the case requires.

(5) Despite subsections (1) to (4), contributions of members and former members of a pension plan that provide for pension benefits that are guaranteed by an insurance company shall be credited, commencing with the 1st day of January, 1988, not less frequently than annually with interest to be calculated on the basis of the average of the yields of five-year personal fixed term chartered bank deposit rates as determined from the Canadian Socio-Economic Information Management (CANSIM) series B 14045 published monthly in the Bank of Canada Review, over a reasonably recent period, such that the averaging period does not exceed twelve months.

(6) Interest shall commence to accrue to contributions made by a member on or after the 1st day of January, 1988, no later than the first of the month following the month in which the contributions were required to be paid into the pension fund.

(7) As an alternative to subsection (6), the Administrator may credit contributions made by a member to a pension plan during a fiscal year of the plan with an average rate of interest for that fiscal year determined in accordance with subsection (1), (2), (3), (4) or (5), as the case requires.

(8) The rate of interest to be credited to the member's contributions during the fiscal year of the plan of a member who ceases to be a member, retires or dies during a fiscal year of a pension plan, shall be the most recently calculated rate determined in accordance with subsection (1), (2), (3), (4), (5), (6) or (7), as the case requires, and shall be credited at least to the month of termination.

(9) An order made by the Superintendent for repayment of money under subsection 43 (10) or 44 (5) of the Act or for a return of assets under subsection 81 (6) or 82 (6) of the Act shall include interest at the "postjudgment interest rate" as defined in section 137 of the *Courts of Justice Act, 1984* calculated from the date of the transfer to which the order relates.

(10) Subject to subsection (11), the amount owing to a person entitled to a lump sum payment from a pension plan or any person who makes an election under section 43 of the Act shall be credited with interest, at such rate of return as can reasonably be attributed to the operation of the pension fund, from the date of termination to the month of payment.

(11) The amount owing to a person who is entitled to a lump sum payment or a person who makes an election under section 43 of the Act with respect to a pension plan that is wound up in whole or in part shall be credited with interest, from the effective date of the wind up to the month of payment, at the interest rate used in determining the commuted value of the pension benefit in the wind up report.

(12) This section applies to the accumulated contributions made by the members or former members as at the 1st day of January, 1988, and all contributions made by a member or former member subsequent to that date. O. Reg. 708/87, s. 21.

SURPLUS WITHDRAWAL APPLICATION—CONTINUING PLAN

22.—(1) The following information is prescribed for the purposes of a notice respecting an application under subsection 79 (2) of the Act:

1. The name of the pension plan and its provincial registration number.
2. The review date of the report provided with the application and the amount of surplus in the pension plan.
3. The surplus attributable to employee and employer contributions.
4. The amount of surplus withdrawal requested.
5. A statement that submissions in respect of the application may be made in writing to the Commission within thirty days after receipt of the notice.
6. The contractual authority for surplus withdrawals.
7. Notice that copies of the report and certificates filed with the Commission in support of the surplus request are available for review at the offices of the employer and information on how copies of the report may be obtained.

(2) Prior to transmitting the notice required under subsection 79 (2) of the Act, the employer shall submit a copy of the notice to the Superintendent.

(3) The Superintendent shall advise the employer on the adequacy of the notice for the purpose of an application under section 79 of the Act.

(4) An application by an employer for the consent of the Commission to a payment from a continuing pension plan under subsection 79 (1) of the Act shall be accompanied by a certified copy of the notice referred to in subsection (1), a statement that subsection 79 (2) of the Act has been complied with, details as to the classes of persons who received notice and the date the last notice was distributed.

(5) An application referred to in subsection (1) shall be accompanied by a current report prepared on the basis of a going concern valuation demonstrating that a surplus as determined in accordance with section 23 exists and that there are no special payments required to be made to the pension fund. O. Reg. 708/87, s. 22.

23.—(1) For purposes of determining surplus in a continuing pension plan,

- (a) the value of the assets of the pension plan shall be calculated on the basis of the market value of the investments held by the pension fund plus any cash balances and accrued or receivable items; and
- (b) the value of the liabilities of the pension plan shall be the greater of the calculation of,
 - (i) the going concern liabilities, or
 - (ii) the solvency liabilities.

(2) For purposes of subclauses 80 (1) (d) (ii) and 80 (1) (e) (ii) of the Act, the liabilities of the pension plan shall be calculated as the solvency liabilities. O. Reg. 708/87, s. 23.

WIND UP NOTICES

24.—(1) A notice of proposal to wind up a pension plan required under section 69 of the Act shall include,

- (a) the name of the plan and its provincial registration number;
- (b) the proposed date of wind up;
- (c) notice that each member, former member or any other person entitled to a pension, deferred pension, any other benefit or a refund will be provided with an individual statement setting out entitlements and options under the plan; and
- (d) where a plan provides contributory benefits, notice of the member's right to make con-

tributions in respect of the period of notice of termination of employment required under Part XII of the *Employment Standards Act*.

(2) In addition to entitlements under the plan and any options available, a notice provided to each member, former member or any other person under section 73 of the Act shall include,

- (a) the name of the pension plan and its provincial registration number;
- (b) the member's name and date of birth;
- (c) the date of plan wind up;
- (d) the date on which the member joined the plan, and, except in the case of multi-employer pension plans, the date the member was employed by the employer;
- (e) the member's spouse as indicated on the records of the administrator;
- (f) the amount of required contributions made to the pension fund by a member since the date of the last annual statement provided under section 28 of the Act;
- (g) the accumulated amount of required contributions made to the pension fund by the member, including interest credited to such contributions, to the date of plan wind up;
- (h) the amount of additional voluntary contributions made by the member to the pension fund since the date of the last annual statement provided under section 28 of the Act;
- (i) the accumulated amount of additional voluntary contributions made by the member to the pension fund, including interest credited to such contributions, to the date of wind up;
- (j) any amount transferred since the date of the last annual statement provided under section 28 of the Act from another pension plan on behalf of the member and the pension benefit under the plan attributable to that amount;
- (k) in the case of a plan providing defined contribution benefits,
 - (i) the amount of employer contributions allocated to the member since the date of the last annual statement provided under section 28 of the Act, and
 - (ii) the accumulated amount of employer contributions, including interest credited to such contributions, allocated to the member on the plan records, to the date of wind up;

(l) in the case of a defined benefit plan,

- (i) the member's years of employment for the purpose of the calculation of pension benefits including any period credited under subsection 75 (5) of the Act, and
- (ii) where salary is a factor in determining a pension benefit, the salary level utilized for the purpose of determining the benefit;
- (m) the rate of interest credited to contributions required to be made by the member since the date of the last annual statement required under section 28 of the Act;
- (n) an explanation of any amendments made to the pension plan during the period covered by the statement for which an explanation has not previously been provided under section 37;
- (o) the time period in which any option must be exercised;
- (p) if there are insufficient assets to pay all pension benefits, a description of any reductions made to the person's benefits;
- (q) if there are surplus assets, a statement of the method of distribution and, if applicable, the formula for allocation of any surplus among the plan beneficiaries;
- (r) notice where copies of the wind up report are available and information on how copies of the report may be obtained; and
- (s) notice of the person the recipient of the statement may contact with respect to any questions arising out of the statement.

(3) A recipient of a statement referred to in subsection (2) who is entitled to elect an option shall forward the election to the administrator within ninety days after receipt of the statement.

(4) The administrator shall comply with an election made by a person on the wind up of a pension plan within thirty days after,

- (a) the receipt of the election; or
- (b) the receipt of notice that the wind up report has been approved by the Superintendent,

whichever is the later.

(5) A notice required under subsection 79 (2) of the Act for a plan that is being wound up shall contain,

- (a) the name of the pension plan and its provincial registration number;

- (b) the review date of the report provided with the application and amount of surplus in the pension plan;
- (c) the surplus attributable to employee and employer contributions;
- (d) the amount of surplus withdrawal requested;
- (e) a statement that submissions may be made in writing to the Commission within thirty days of receipt of the notice;
- (f) the contractual authority for surplus reversal; and
- (g) notice that copies of the wind up report filed with the Commission in support of the surplus request are available for review at the offices of the employer and information on how copies of the report may be obtained.

(6) An application by an employer for the consent of the Commission to a payment from a pension plan that is being wound up shall be accompanied by a certified copy of the notice referred to in subsection (5), a statement that subsection 79 (2) of the Act has been complied with, the date the last notice was distributed and details as to the classes of persons who received notice. O. Reg. 708/87, s. 24.

PLAN WIND UPS—GENERAL

25.—(1) A wind up report required to be filed under subsection 71 (1) of the Act shall be prepared by a person authorized to prepare a report for the plan under section 12.

(2) For the purpose of the wind up of a pension plan, in whole or in part, the minimum commuted value of a pension, deferred pension or ancillary benefit shall be the amount required to purchase the benefit from an insurance company as of the effective date of the wind up.

(3) The administrator shall file the wind up report within six months following the effective date of the wind up of the plan in whole or in part.

(4) In addition to the wind up report required under subsection 71 (1) of the Act, the administrator of the plan shall file all outstanding annual information returns required to be filed up to the effective date of the wind up of the pension plan within three months after the effective date.

(5) In addition to the wind up report required under subsection 71 (1) of the Act, the administrator of a pension plan that is wound up and that provides a defined benefit shall provide the Superintendent with such information as the Superintendent requires to determine the persons whose pension benefits are guaranteed under section 85 of the Act, the amounts of such guaranteed benefits, the amounts to be contributed to the plan under section 76 of the Act and such other information as the Superintendent requires.

(6) Payments of refunds of employee contributions with interest to persons not entitled to a pension, deferred pension or ancillary benefit are prescribed for purposes of subsection 71 (3) of the Act.

(7) Subject to the requirements of subsection (8), the administrator of a pension plan,

- (a) that is terminated;
- (b) that provides defined benefits; and
- (c) with respect to which there has been no declaration by the Commission under subsection 84 (2) of the Act,

may, after the wind up report required under subsection (1) has been approved by the Superintendent, pay prior to the completion of any additional funding required under section 76 of the Act,

- (d) the accumulated value of any additional voluntary contributions;
- (e) the accumulated value of required contributions made by a member or former member; and
- (f) the value of any pension, deferred pension or ancillary benefits accrued as of the effective date of the wind up with respect to employment and remuneration until that date in accordance with the plan provisions, to the extent that such benefits have been funded and after appropriate adjustments for any payment made in accordance with clause (e).

(8) Where an employer is required to make payments into a pension plan under section 76 of the Act and all pensions and other benefits being funded under section 76 of the Act would not be guaranteed under section 85 of the Act,

- (a) no funds of the pension plan shall be used to purchase a life annuity for any person entitled thereto; and
- (b) where an election is made under clause 43 (1) (a) or (b) of the Act, the maximum portion of the commuted value of the deferred pension that may be transferred is the amount, if any, of the contributions the employee was required to make under the plan plus any additional voluntary contributions made by the employee,

until a report is filed under section 30 certifying that there is no further amount to be funded or a declaration under subsection 84 (2) of the Act is made with respect to the plan.

(9) Where a pension plan is wound up in whole or in part and the assets of the pension plan are not sufficient to pay all pensions, deferred pensions or ancillary benefits,

- (a) where the employer is making payments in accordance with section 76 of the Act, pension benefits to which a person may be entitled but that had not vested under the terms of the plan shall be reduced to an amount proportionate to the extent that the benefits had been funded;
- (b) in all cases, other than that referred to in clause (a), the pension, deferred pension or ancillary benefit to which a person would otherwise be entitled shall be reduced to an amount proportionate to the extent that the benefits had been funded; and
- (c) where the Commission has made a declaration under section 84 of the Act, benefits attributable to the application of subsection 75 (7) of the Act shall not be included in the determination of a pension, deferred pension or ancillary benefit referred to in clause (a) or (b).

O. Reg. 708/87, s. 25.

DEFINED BENEFIT PLAN WIND UPS—INSUFFICIENT ASSETS

26.—(1) This section applies only to pension plans that provide defined benefits that are not exempted from the application of the Guarantee Fund by section 86 of the Act, where the assets of the pension plan are not sufficient to pay all pension benefits and other benefits on the wind up of the plan.

(2) A wind up report for a defined benefit pension plan shall be prepared by,

- (a) determining the accumulated value of any additional voluntary contributions and providing for the immediate payment of an amount equal to the accumulated value from the pension fund;
- (b) determining the remaining liabilities consisting of the commuted value of all benefits under the plan including,
 - (i) the accrued benefits for members not yet vested under the terms of the plan, and
 - (ii) the value of any escalated adjustments which have been granted,
 but not including,
 - (iii) the value of benefits determined under clause (a),
 - (iv) the increased value or amount of any benefit resulting from the application of section 75 of the Act, and
 - (v) the value of any escalated adjustment that is related to a future change in a general wage or price index;

- (c) apportioning the remaining liabilities in respect of any member or former member so that the liabilities are not less than the minimum value of any required contributions made by the member or former member to the plan;
- (d) allocating the remaining liabilities to,
 - (i) employment in Ontario,
 - (ii) employment, if any, in a designated province or employment for which pension benefits are provided in a plan registered under the *Pension Benefits Standards Act, 1985* (Canada), and
 - (iii) employment other than employment referred to in subclause (i) or (ii);
- (e) subject to section 29, allocating the excess of the fair market value of the plan assets over the accumulated value of any additional voluntary contributions determined under clause (a) in proportion to the remaining liabilities that are attributable to the categories of employment set out in clause (d);
- (f) dealing with the Ontario assets as set out in clause (k);
- (g) dealing with the portion of the plan assets allocated for the provision of benefits resulting from employment in a designated province in accordance with the legislation of that province;
- (h) dealing with the portion of the plan assets allocated for the provision of pension benefits that are provided in a plan registered under the *Pension Benefits Standards Act, 1985* (Canada) in accordance with that Act;
- (i) dealing with the portion of plan assets allocated for the provision of benefits resulting from any other employment on an equitable basis as determined by the person preparing the wind up report;
- (j) after completing the procedures set out in clauses (a) to (i), determining the Ontario wind up liability; and
- (k) where the Ontario assets exceed the Ontario wind up liability, applying the Ontario assets first to provide for such Ontario wind up liability and applying the remaining assets to provide, on an equitable basis acceptable to the Commission, for the benefits that are included in the calculation of the basic Ontario liabilities but not included in the calculation of the Ontario wind up liability.

O. Reg. 708/87, s. 26.

27.—(1) The liability required to be funded under section 76 of the Act shall be funded by annual special payments commencing at a date specified by the Commission and made by the employer to the pension fund that are at least equal to the greater of,

(a) the minimum special payments required for the year in which the plan is terminated or wound up, as determined by the reports filed under section 3 or 11, multiplied by the ratio of the basic Ontario liabilities to the total of the liabilities determined under clauses 26 (2) (a) and (b); or

(b) the amount required to fund the employer's liabilities under section 76 of the Act in equal payments, payable in advance, over not more than five years.

(2) The special payments referred to in subsection (1) shall continue until the liability is funded. O. Reg. 708/87, s. 27.

28.—(1) Until the employer's liability under section 76 of the Act is funded, the administrator of the plan shall annually cause the plan to be reviewed and a report to be prepared by a person authorized by section 12 and shall file the report within six months after the review date of the report.

(2) A report required under subsection (1) shall show,

(a) the gain or the loss in the pension plan since the review date of the immediately preceding report as a result of differences between the actual experience and the experience anticipated by the assumptions made in the previous report; and

(b) the increase or decrease in the remaining special payments that will liquidate the gain or loss referred to in clause (a) over the remainder of the five-year period commencing from the effective date of the wind up.

(3) Any special payments required as a result of a loss referred to in clause (2) (a) shall be included as payments required to be made by the employer under section 76 of the Act.

(4) Where a report made under this section shows that there is no further amount to be funded, any surplus may revert to the employer, subject to the requirements of section 80 of the Act. O. Reg. 708/87, s. 28.

29. Where the Commission makes a declaration under subsection 84 (1) of the Act with respect to a pension plan that has been terminated or wound up and the employer is in the process of making the funding payments required under section 76 of the Act, the wind up funded ratio and the liability for benefits guaranteed by the Guarantee Fund shall be recalculated as of the date referred to in the declaration. O. Reg. 708/87, s. 29.

30.—(1) Where the Commission has made a declaration under subsection 84 (1) of the Act and, at the time of such declaration, the Ontario assets are less than the Ontario wind up liability, the benefits to be provided by the plan shall be 100 per cent of the benefits guaranteed by the Guarantee Fund, up to the maximum established by section 86 of the Act, plus a proportion of all other benefits included in the calculation of the Ontario wind up liability, excluding any liabilities attributable to the application of subsection 75 (7) of the Act.

(2) The proportion referred to in subsection (1) shall be equal to the wind up funded ratio as of the date referred to in the Commission declaration.

(3) Upon application, the Commission shall allocate from the Fund and pay to the administrator of the pension plan sufficient money to provide, together with the Ontario assets, for the provision of benefits determined under subsection (1). O. Reg. 708/87, s. 30.

31.—(1) A wind up report in respect of a defined benefit pension plan that is wound up in part shall, where the assets allocated to the wind up are not sufficient to pay all pension benefits and the benefits included in the wind up, be prepared in accordance with the requirements of section 26 as if the pension plan were being wholly wound up.

(2) The liability required to be funded under section 76 of the Act on the winding up in part of a defined benefit pension plan shall be the excess, if any, of the Ontario wind up liability over the Ontario assets, as determined by the wind up report, that is attributable to members and former members or any other person entitled to a benefit from the pension plan affected by the partial plan wind up.

(3) The liability determined under subsection (2) shall be funded by the employer by annual special payments over a period not exceeding five years from the effective date of the partial plan wind up.

(4) The going concern unfunded actuarial liability for members, former members or any other person entitled to payment of a benefit from the pension plan not affected by the partial plan wind up may be recomputed and the amount of special payments being made with respect to such liability shall be recalculated on a basis acceptable to the Commission. O. Reg. 708/87, s. 31.

32. The total liability of the Guarantee Fund to guarantee pension benefits is limited to the assets of the Guarantee Fund, including any loans made to the Guarantee Fund under subsection 83 (4) of the Act. O. Reg. 708/87, s. 32.

33.—(1) An employer who is required to make contributions to a defined benefit pension plan shall pay an annual assessment to the Guarantee Fund of,

(a) \$1 per member employed in Ontario; and

(b) two-tenths of 1 per cent of the amount, if positive, by which,

- (i) the solvency liabilities respecting employment in Ontario, excluding any liabilities attributable to the application of subsection 75 (7) of the Act,

exceeds,

- (ii) the market value of investments held by the pension fund plus any cash balances and accrued or receivable income items, multiplied by the ratio of solvency liabilities respecting employment in Ontario to the solvency liabilities for the pension plan, excluding any liabilities attributable to the application of section 75 of the Act in both the numerator and denominator of the ratio.

(2) Until a report with a review date that is on or after the 1st day of January, 1988 is filed, an employer who is required to make contributions to a defined benefit pension plan shall pay an annual assessment to the Guarantee Fund of \$1 per member employed in Ontario plus two-tenths of 1 per cent of the total of experience deficiencies and initial unfunded liabilities within the meaning of Regulation 746 of Revised Regulations of Ontario, 1980 (General) as it existed on the 31st day of December, 1987 and as indicated on the last report filed.

(3) An assessment referred to in subsection (1) or (2) shall be delivered to the Superintendent within six months following the end of the fiscal year of the plan.

(4) An assessment that is delivered to the Superintendent later than six months after the end of the fiscal year of the pension plan shall be an amount equal to 120 per cent of the assessment referred to in subsection (1) or (2), as the case may be, plus interest calculated from the date the assessment was due at a rate equal to the chartered banks' rate on prime business loans as determined from the Canadian Socio-Economic Information Management (CANSIM) series B 14020 published monthly in the Bank of Canada Review.

(5) An employer is not required to make a payment to the Guarantee Fund with respect to an assessment due under subsection (1) or (2) that is \$10 or less. O. Reg. 708/87, s. 33.

DISCLOSURE OF INFORMATION

34. The information referred to in subsection 26 (1) of the Act shall be provided,

- (a) to a person who becomes a member of a pension plan on the date the plan is established, within sixty days after the date the plan is established;

(b) to an employee who will become eligible to become a member of a pension plan, within sixty days prior to the date on which the person will become eligible; and

(c) to a person who is eligible to become a member of a pension plan upon commencing employment, within sixty days after the person commences employment. O. Reg. 708/87, s. 34.

35.—(1) The administrator shall transmit notice and an explanation of the amendment required under subsection 27 (3) of the Act, within sixty days after registration, to each member, former member or other person who is or will be affected by an amendment that is registered.

(2) Where an amendment is registered and the Superintendent dispenses with the notice required under subsection 27 (3) of the Act, the administrator shall provide notice and an explanation of the amendment to members with the next statement required under section 28 of the Act. O. Reg. 708/87, s. 35.

ANNUAL STATEMENT

36.—(1) A statement required under section 28 of the Act shall contain, as recorded in the records of the administrator, at least,

- (a) the name of the pension plan and its provincial registration number;
- (b) the member's name and date of birth;
- (c) the period covered by the statement;
- (d) the date on which the member joined the plan, and, except for multi-employer pension plans, the date on which the member was employed by the employer;
- (e) the date or dates on which the member became fully vested or will become fully vested;
- (f) the member's normal retirement date under the plan;
- (g) where applicable, the earliest date the member will be eligible to receive an unreduced pension;
- (h) where applicable, the name of the person recorded as the member's spouse;
- (i) any person designated by the member as a beneficiary for the purposes of the pre-retirement death benefit under section 49 of the Act;
- (j) a description of any benefits provided on the death of a member other than those required under section 45 or 49 of the Act and the

- name of any person designated as a beneficiary;
- (k) the amount of required contributions, if any, made to the pension fund by a member during the period covered by the statement;
 - (l) the accumulated amount of required contributions, if any, made to the pension fund by the member, including interest credited to such contributions, to the end of the period covered by the statement;
 - (m) the amount of any additional voluntary contributions made by the member to the pension fund during the period covered by the statement;
 - (n) the accumulated amount of any additional voluntary contributions made by the member to the pension fund, including interest credited to such contributions, to the end of the period covered by the statement;
 - (o) in the case of a plan providing defined contribution benefits,
 - (i) the amount of employer contributions allocated to the member during the period covered by the statement, and
 - (ii) the accumulated amount of employer contributions, including interest credited to such contributions, allocated to the member, to the end of the period covered by the statement;
 - (p) in the case of a defined benefit plan,
 - (i) the member's years of employment for the purpose of the calculation of pension benefits, determined as of the end of the period covered by the statement,
 - (ii) the annual amount of pension benefit payable at normal retirement date accrued at the end of the period covered by the statement,
 - (iii) where salary is a factor in determining a pension benefit, the salary level utilized for the purpose of determining the benefit, and
 - (iv) information as to whether the pension referred to in subclause (ii) is reduced by an amount of pension payable under the *Canada Pension Plan*, *Quebec Pension Plan* or *Old Age Security Act* (Canada);
 - (q) where applicable, a statement that special payments are being made to liquidate any liability;
 - (r) a statement setting out the treatment of any surplus in a continuing plan on wind up;
 - (s) an explanation of any amendments affecting the member made to the pension plan during the period covered by the statement for which an explanation has not been provided under subsection 37 (1); and
 - (t) for multi-employer pension plans and pension plans that provide defined benefits where the obligation of an employer to contribute to the pension fund is limited to a fixed amount set out in a collective agreement,
 - (i) a statement that the pension benefits established under the pension plan are not guaranteed by the Guarantee Fund, and
 - (ii) a statement that if, on wind up of the plan, the assets of the plan are not sufficient to meet the liabilities of the plan, pension benefits may be reduced.
- (2) The administrator shall provide the statement required under section 28 of the Act to members within six months after the fiscal year end of the plan.
- O. Reg. 708/87, s. 36.

TERMINATION STATEMENT—DEFERRED

37.—(1) A written statement required to be given under section 29 of the Act to a member of a pension plan who terminates employment or ceases to be a member for reasons other than retirement or death and who is entitled to a deferred pension shall contain, as recorded on the records of the administrator, at least,

- (a) the name of the pension plan and its provincial registration number;
- (b) the member's name and date of birth;
- (c) the date on which the member joined the pension plan and the years of employment credited under the plan for the purpose of calculating the pension benefit;
- (d) the member's normal retirement date under the plan;
- (e) the pension benefits and ancillary benefits to which the member is entitled on termination and any options respecting such benefits, including early, normal and postponed dates for commencement of the payment of benefits;
- (f) where applicable, the name of the person recorded as the member's spouse;

- (g) any person designated by the member as a beneficiary for purposes of the pre-retirement death benefit under section 49 of the Act;
- (h) benefits provided on the death of a member other than those required under section 45 or 49 of the Act and the name of any person designated as beneficiary;
- (i) where applicable, the formula by which the deferred pension will be integrated with a pension payable under the *Canada Pension Plan*, *Quebec Pension Plan* or the *Old Age Security Act* (Canada) and the reduction or increase to the deferred pension as a result of such entitlement;
- (j) any bridging benefit or special allowance and the date on which the benefit ceases to be paid;
- (k) any indexation provisions applicable to the deferred pension;
- (l) any benefit payable in the event of the member's death, should the death occur prior to the commencement of payment of pension benefits;
- (m) any benefit payable in the event of the member's death, should the death occur after the commencement of payment of pension benefits;
- (n) the transfer value of the deferred pension determined in accordance with subsection 16 (2);
- (o) any options with respect to transfers available under section 43 of the Act and,
 - (i) the application of the transfer ratio determined under section 16 to the transfer option, and
 - (ii) where the transfer ratio is less than one, the amount that may be transferred out immediately and the manner in which the balance will be paid;
- (p) the time periods in which any option must be exercised; and
- (q) the amount of any refunds to which the member is entitled and information on the effect, if any, the member's election to receive a refund would have on the member's pension or deferred pension.

administrator prior to the event, within thirty days after the administrator's receipt of such notice. O. Reg. 708/87, s. 37.

TERMINATION STATEMENTS—REFUNDS

38.—(1) The administrator shall provide a member of a pension plan who terminates employment or ceases to be a member of a pension plan for reasons other than retirement or death where the member is not entitled to a pension or deferred pension with a statement that contains, as recorded on the records of the administrator, at least,

- (a) the name of the plan and its provincial registration number;
- (b) the member's name and date of birth;
- (c) the dates on which the member joined the plan and ceased membership in the plan;
- (d) the years of employment credited under the plan for the determination of pension benefits;
- (e) the amount of any refund;
- (f) any ancillary benefit to which the member may be entitled; and
- (g) any option which the member is entitled to elect and the time period in which the option must be exercised.

(2) The administrator shall provide the statement referred to in subsection (1) within thirty days after the termination of employment or cessation of membership in the plan or, where notice of termination or cessation is not provided to the administrator prior to the event, within thirty days after the administrator's receipt of such notice.

(3) Where no options are available to the member with respect to a refund, the administrator shall provide any refund to which the member is entitled within sixty days after the member's termination of employment.

(4) Where the member has an option with respect to a refund, the administrator shall comply with the election made by the member within sixty days after receipt of a direction from the member. O. Reg. 708/87, s. 38.

DEATH/SURVIVOR BENEFITS STATEMENT

39.—(1) The administrator shall, within thirty days after receipt of a notice of death of a member or a former member who is not receiving payments from the pension fund where the death results in the spouse, beneficiary or estate of the member or former member becoming entitled to a benefit, provide the spouse, beneficiary or legal representative with a statement that sets out at least,

(2) The administrator shall provide the written statement referred to in subsection (1) within thirty days following the member's termination of employment or cessation of membership in the plan or, where notice of termination or cessation is not provided to the

- (a) the name of the pension plan and its provincial registration number;
- (b) the amount and method of payment of the benefit;
- (c) the amount, if any, payable under subsection 40 (4) of the Act;
- (d) where applicable, the basis for indexation of a pension;
- (e) where applicable, the amount of the pension resulting from additional voluntary contributions; and
- (f) in the case of a spouse, the options available under section 49 of the Act.

(2) For purposes of subsection 49 (1) or (2) of the Act, a spouse shall make an election within ninety days after receipt of the notice referred to in subsection (1).

(3) The administrator of the plan shall comply with an election under subsection (2) within sixty days after receipt of the direction from the spouse. O. Reg. 708/87, s. 39.

TERMINATION STATEMENT—RETIREMENT

40.—(1) At least sixty days prior to a member's normal retirement date or the date at which a member of a pension plan has indicated that he or she intends to retire, the administrator of the plan shall advise the member of any options respecting payment of the pension available to the member under the pension plan, the Act or the regulations and the time period in which the options may be exercised.

(2) An administrator who does not receive adequate advance notice of the intended retirement necessary to comply with subsection (1) shall provide the information referred to in subsection (1) within thirty days following receipt by the administrator of a completed application required for commencement of the pension.

(3) A written statement required under section 29 of the Act shall contain, as recorded on the records of the administrator, at least,

- (a) the name of the pension plan and its provincial registration number;
- (b) the member's name and date of birth;
- (c) the date on which the member joined the plan and the years of employment credited under the plan for purposes of calculating the pension benefit;
- (d) where applicable, the name of the person recorded as the member's spouse;
- (e) the date pension benefits commence payment;
- (f) the amount of the pension to which the member is or will be entitled according to the records of the administrator and based on elections made by the member;
- (g) any increase or reduction in the pension resulting from early or postponed retirement;
- (h) the amount of the pension benefit purchased with additional voluntary contributions made by the member;
- (i) the amount of the pension benefit purchased with contributions resulting from a transfer made on behalf of the member from another pension fund;
- (j) any integration of the pension entitlement with pensions payable under the *Canada Pension Plan*, *Quebec Pension Plan* or the *Old Age Security Act* (Canada) and the effect of such integration;
- (k) any bridging benefits or special allowances and the date on which such ancillary benefits cease to be paid;
- (l) any indexation provisions applicable to the pension or deferred pension;
- (m) any benefit payable in the event of the member's death and the name of the person designated as the beneficiary of that benefit; and
- (n) any other refunds under the plan to which the member is entitled.

(4) The administrator shall provide the statement referred to in subsection (3) within thirty days after the member's retirement or, where the administrator has not received notification prior to retirement, within thirty days after the administrator's receipt of a completed application required for commencement of the pension. O. Reg. 708/87, s. 40.

INFORMATION AVAILABLE ON REQUEST

41.—(1) The following documents or information are prescribed for the purpose of sections 30 and 31 of the Act:

1. The provisions of the current pension plan including any amendments to the plan.
2. Any documents that relate to the pension plan that are required to be filed with the Commission under subsection 9 (2) or 12 (2) of the Act or under the *Pension Benefits Act*, being chapter 373 of the Revised Statutes of Ontario, 1980.

3. The provisions of any previous pension plan including amendments thereto where the current plan is a successor to a previous version of the plan.
4. Any documents that relate to a previous version of the pension plan and that are required to be filed under subsections 9 (2) and 12 (2) of the Act or under the *Pension Benefits Act*, being chapter 373 of the Revised Statutes of Ontario, 1980.
5. The applicable provisions of any document that sets out the employer's responsibilities with respect to the pension plan.
6. A document that delegates the administration of the pension plan or pension fund.
7. Copies of any information returns that are filed in respect of the pension plan.
8. Copies of any financial statement or any report under section 3, 10 or 11 that are filed in respect of the pension plan.
9. Copies of correspondence in respect of the pension plan between the Commission and the administrator within five years preceding the date of the request, except personal information that relates to a member or former member without the consent of that member or former member.
10. Copies of those parts of an agreement that concern the purchase or sale of a business or the assets of a business and that relate to the pension plan.
11. Copies of any statement of investment policies and goals that are established for the pension fund.
12. Copies of any financial statement or audited financial statement for a pension fund that is filed.

(2) The fee prescribed for a copy of any document referred to in subsection (1) that is obtained from the Commission is 50 cents per page.

(3) The minimum fee payable upon a request for a copy of a document under subsection (1) is \$5.

(4) The minimum fee payable upon a request for a certified copy of a document under subsection (1) is \$10.

(5) The administrator shall comply with a written request under section 30 of the Act within thirty days after receipt of the request.

(6) A person making a request under section 30 or 31 of the Act is entitled to have access to those parts of

the pension plan and other documents or information that are applicable to the person. O. Reg. 708/87, s. 41.

NOTICE TO SPOUSE UNDER SUBSECTION 52 (5) OF THE ACT

42.—(1) An administrator who is provided with a certified copy of a domestic contract or court order under subsection 52 (5) of the Act shall, where the member named in the contract or order terminates employment, notify the person named in the order or contract that the member has terminated employment and provide a copy of the statement given to the member and advise the person of the options available under section 43 of the Act.

(2) The notification referred to in subsection (1) shall be made within thirty days after the administrator receives notification of the member's termination of employment. O. Reg. 708/87, s. 42.

EXEMPTIONS

43.—(1) Pension benefits provided by the following pension plans are not guaranteed by the Guarantee Fund and are exempted from sections 26 and 33:

1. The Public Service Superannuation Fund established under the *Public Service Superannuation Act*.
2. The Teachers' Superannuation Fund established under the *Teachers' Superannuation Act, 1983*.
3. The Corporation of the Borough of Etobicoke Plan.
4. The Corporation of the Borough of Etobicoke (Town of Mimico) Plan.
5. The Corporation of the Borough of Etobicoke (Town of New Toronto) Plan.
6. The Corporation of the Borough of York Plan.
7. The Municipality of Metropolitan Toronto and Participating Employers Plan.
8. The Municipality of Metropolitan Toronto (Board of Commissioners of Police) Plan.
9. The Corporation of the City of Kitchener Plan.
10. The Corporation of the City of Ottawa Plan.
11. The Corporation of the City of Toronto (Civic Employees) Plan.
12. The Corporation of the City of Toronto (Firefighters) Plan.

(2) The following pension plans are exempted from the application of the Act and the regulations:

1. The *Legislative Assembly Retirement Allowances Act*.
2. The benefits plan set out in Ontario Regulation 332/84 (Provincial Judges Benefits).
3. Pension plans under which annual retirement allowances are granted or purportedly granted under section 100 of the *Municipal Act* or section 157 of the *Education Act*.
4. A profit-sharing plan that was accepted for registration by the Minister of National Revenue for Canada before the 1st day of January, 1965 under the *Income Tax Act* (Canada) and that provided at the time of such acceptance that each member may take the member's entire interest in the plan in a cash sum when the member ceases to be an employee whether by retirement or other termination of employment and that was exempted from the application of the *Pension Benefits Act*, being chapter 373 of the Revised Statutes of Ontario, 1980.

(3) The following pension plans are exempted from the application of subsection 23 (1) and section 63 of the Act and paragraphs 2, 3, 4 and 5 of subsection 4 (3) of this Regulation:

1. The Public Service Superannuation Fund established under the *Public Service Superannuation Act*.
2. The Teachers' Superannuation Fund established under the *Teachers' Superannuation Act, 1983*. O. Reg. 708/87, s. 43.

SIGNIFICANT SHAREHOLDER PLANS

44. Subsection 14 (1) of the Act does not apply to a member of a defined benefit pension plan who is a significant shareholder where the employer providing the pension plan and the significant shareholder consent in writing to the non-application of section 14 and file the consent. O. Reg. 708/87, s. 44.

CONFLICT OF INTEREST—MULTI-EMPLOYER PENSION PLAN

45.—(1) Subsection 23 (4) of the Act does not apply to an administrator of a multi-employer pension plan who enters into a transaction with a trade union, council of trade unions, employer, employers' association or an employee benefit trust fund in which a member of the board of trustees or committee holds any office or position, where the transaction is,

- (a) only for purchase or lease of office space, for legal, accounting or other services, materials or equipment necessary for the administration and operation of the pension plan, pro-

vided that the compensation paid therefor is reasonable in the circumstances; and

- (b) permitted under the documents that create and support the pension plan or any amendments thereto.

(2) Subsection 23 (4) of the Act does not apply to an administrator of a multi-employer pension plan or, where the administrator is a pension committee or a board of trustees, to a member of the committee or board who enters into a transaction, other than a transaction referred to in subsection (1), related to the administration of the pension plan or pension fund that,

- (a) is in the interest of the members and former members of the pension plan;
 - (b) is protective of the rights of the members and former members of the pension plan;
 - (c) is permitted under the documents that create and support the pension plan;
 - (d) is disclosed to members and former members of the plan prior to entering into the transaction; and
 - (e) confers no direct or indirect personal benefit upon the administrator or member of the pension committee or board of trustees.
- O. Reg. 708/87, s. 45.

MISCELLANEOUS

INTEGRATION FORMULA

46. For purposes of section 55 of the Act, the reduction of a pension or a deferred pension that may be required by a pension plan in relation to benefits under the *Canada Pension Plan*, the *Quebec Pension Plan* or the *Old Age Security Act* (Canada) shall not exceed,

- (a) if the plan has a *Canada Pension Plan* or *Quebec Pension Plan* offset, an amount calculated according to the following formula:

$$A \times \frac{B}{35}$$

where A = the amount of pension payable to the person under the *Canada Pension Plan* or *Quebec Pension Plan* calculated as of the date of termination of the person's employment or membership,

where B = the number of years, not exceeding thirty-five, including parts of a year, of employment credited to the person under the pension plan; and

- (b) if the plan has, prior to the 1st day of January, 1987, an offset for the *Old Age Security Act* (Canada), an amount calculated according to the following formula:

$$C \times \frac{D}{35}$$

where C = the amount of pension payable under the *Old Age Security Act* (Canada) calculated as of the date of termination of the person's employment or membership,

where D = the number of years, not exceeding thirty-five, including parts of a year, of employment credited to the person under the pension plan before the 1st day of January, 1987. O. Reg. 708/87, s. 46.

REDUCTION OF BRIDGING BENEFITS

47.—(1) The amount or value of a bridging benefit that a member or former member is receiving or for receipt of which a member or former member has satisfied all eligibility requirements shall not be reduced only by reason of the eligibility or entitlement of the member or former member to receive actuarially reduced payments prior to attaining the age of 65 years under the *Canada Pension Plan*, the *Quebec Pension Plan* or the *Old Age Security Act* (Canada).

(2) The age at which a bridging benefit shall be deemed to be reduced or cease to be paid in a pension plan that provides a bridging benefit without reference to a specific age at which the benefit is reduced or ceases is sixty-five years of age.

(3) Subsection (2) does not apply to a pension plan that is amended after the 31st day of December, 1986 to establish a specific age prior to the attainment of sixty-five years or to provide for the occurrence of a specific event for the purpose of determining when a bridging benefit shall be reduced or cease to be paid. O. Reg. 708/87, s. 47.

VARIATION OF PENSION BENEFITS

48.—(1) The age at which a variation shall be deemed to occur in a pension plan that provides that a pension benefit may be varied as the result of retirement benefits payable under the *Canada Pension Plan* or the *Quebec Pension Plan* where the pension plan does not state the specific age at which the variation is to occur is sixty-five years of age.

(2) Subsection (1) does not apply to a pension plan that is amended after the 31st day of December, 1986 to establish a specific age or to provide for the occurrence of a specific event for variation of the pension benefit prior to the recipient attaining sixty-five years of age.

(3) A pension plan that provides a pension benefit that may be varied as a result of a recipient's entitlement to a retirement pension under the *Canada Pension Plan* or the *Quebec Pension Plan* prior to attaining the age of sixty-five years shall take into account the adjustment made to the retirement pension under the *Canada Pension Plan* or the *Quebec Pension Plan*. O. Reg. 708/87, s. 48.

INDIVIDUAL LEVEL PREMIUM CONTRACTS

49. A deferred pension referred to in sections 37 and 38 of the Act provided under a pension plan that is insured by individual level premium contracts may, in the case of an individual level premium contract issued prior to the qualification date, be equal to the paid up annuity under the contract arising from contributions made with respect to employment on or after the qualification date if the special payments required with respect to the deferred pension under the contract have all been paid or will continue to be paid. O. Reg. 708/87, s. 49.

PENSION FUND TRUSTEE

50. A pension fund shall be administered only,

- (a) by a government;
- (b) by an insurance company;
- (c) by a trust in Canada governed by a written trust agreement under which the trustees are,
 - (i) a trust corporation registered under the *Loan and Trust Corporations Act*,
 - (ii) three or more individuals, at least three of whom reside in Canada and at least one of whom is independent of any employer contributing to the pension fund, to the extent the individual is neither a significant shareholder, partner, proprietor, director, officer, nor an employee of an employer contributing to the fund or an affiliate of the employer, or
 - (iii) a corporate pension society (established under the *Pension Fund Societies Act* (Canada));
- (d) under the *Government Annuities Act* (Canada);
- (e) by a board, agency, commission or corporation made responsible by an Act of the Legislature for the administration of the pension fund; or
- (f) by any combination referred to in clauses (a) to (e). O. Reg. 708/87, s. 50.

PLAN FISCAL YEAR END

51.—(1) Unless otherwise stated in the pension plan documents, the fiscal year of a pension plan shall be deemed to commence on the 1st day of January and end on the 31st day of December.

(2) No fiscal year of a pension plan shall exceed twelve months. O. Reg. 708/87, s. 51.

ACCRUAL DURING SPOUSAL RELATIONSHIP

52. For purposes of subsection 52 (2) of the Act, the pension benefits accrued during the period a member had a spouse shall be determined as if the member terminated employment at the valuation date in accordance with the terms of the plan at that date and without consideration of future benefits, salary or changes to the plan but with consideration for the possibility of future vesting. O. Reg. 708/87, s. 52.

FILING OF RECIPROCAL TRANSFER AGREEMENTS

53.—(1) The administrator of a pension plan shall submit for filing a certified copy of any reciprocal transfer agreement entered into prior to this Regulation coming into force within six months after this Regulation comes into force.

(2) The administrator of a pension plan shall submit for filing a certified copy of any reciprocal agreement entered into on or after the date this Regulation comes into force within sixty days after the execution of the agreement. O. Reg. 708/87, s. 53.

ADDITIONAL ANCILLARY BENEFITS

54. The following are prescribed as ancillary benefits for purposes of section 41 of the Act:

1. Survivor benefits in excess of those required under subsection 45 (3) of the Act.
2. Any vesting provisions in excess of those required under sections 36, 37 and 38 of the Act. O. Reg. 708/87, s. 54.

REFUND OF CONTRIBUTIONS NOT LOCKED IN

55. Subsection 64 (1) of the Act does not apply to a refund to a person who is entitled to a pension or deferred pension of contributions made to a pension plan that provides,

- (a) in respect of contributions made prior to the 1st day of January, 1987, vesting prior to the member reaching the age of forty-five years and having ten years of employment with the employer or ten years of membership in the plan;
- (b) in respect of contributions made on or after the 1st day of January, 1987, vesting prior to twenty-four months membership in the plan; and

- (c) for the refund of contributions made prior to a vesting period referred to in clause (a) or
- (b). O. Reg. 708/87, s. 55.

NOTICE OF DEFAULT—MULTI-EMPLOYER PENSION PLAN

56. The period of time prescribed for the purpose of subsection 57 (3) of the Act is 120 days. O. Reg. 708/87, s. 56.

APPORTIONMENT OF BENEFITS—FINAL AVERAGE OR BEST AVERAGE EARNINGS PLANS

57. For purposes of section 40 of the Act, the portion of the pension benefit attributable to employment after the 1st day of January, 1987 in a pension plan that provides a pension benefit based on a rate of remuneration of a plan member as of the date that the plan member terminates employment or that is based on an average of the rates of remuneration of a plan member over a specified or limited time period up to the date the plan member terminates employment is,

- (a) the pension benefit,
- less,
- (b) the pension benefit calculated in accordance with the terms of the plan at the 31st day of December, 1986 using the rate of remuneration of the plan member as of the date of termination of employment or the average of the rates of remuneration of the plan member over the specified or limited time period, as the case may be. O. Reg. 708/87, s. 57.

RECIPROCAL TRANSFER AGREEMENT—50 PER CENT RULE

58. Subsection 40 (3) of the Act does not apply to the transfer of money or credits from one pension plan to another plan in accordance with a reciprocal transfer agreement. O. Reg. 708/87, s. 58.

OFFSETS FROM PRE-RETIREMENT DEATH BENEFITS

59.—(1) A pension plan may provide for the reduction of an entitlement under section 49 of the Act by an amount equal to that part of a group life insurance payment payable on the death of the member or former member that can be considered to have been paid by employer premiums.

(2) An entitlement under section 49 of the Act shall not be offset by an amount greater than the group life insurance payment times the rate of the employer paid cost of the group life insurance policy to the total cost of the policy for the relevant class of employees, taking into account in both the numerator and the denominator the ratio of any experience or other refunds.

(3) The ratio referred to in subsection (2) shall be averaged over a period not exceeding five years.

(4) The actuarial present value of a reduction to an entitlement under section 49 of the Act may not exceed the amount of the payment under the group life insurance plan.

(5) In the case of a pension plan that provides contributory benefits, the reduction referred to in subsection (1) shall not reduce an entitlement under section 49 of the Act to less than the aggregate of the required contributions of the member or former member, with interest in accordance with section 21.

(6) A reduction under this section may not be made unless the group life insurance contract provides for payment of the insurance payment to the spouse of a member or former member, where there is a spouse at the date of death or the spouse has waived the insurance payment.

(7) Subsection 49 (11) of the Act does not apply to pension plans that provide defined contribution benefits. O. Reg. 708/87, s. 59.

SURVIVOR BENEFITS

60. A bridging benefit need not be taken into account when calculating,

- (a) the amount of a pension for purposes of subsection 45 (3) of the Act; or
- (b) the commuted value of a deferred pension or a pension benefit under section 49 of the Act. O. Reg. 708/87, s. 60.

PRE-REQUISITE FOR ADVISORY COMMITTEE

61. Prior to the establishment of an advisory committee under section 25 of the Act, all members and former members of the plan shall be notified that a vote for the establishment of an advisory committee will be held and that the members and former members will be given the opportunity to participate in the vote. O. Reg. 708/87, s. 61.

PART II

PENSION FUND REQUIREMENTS

62.—(1) In this Part,

“affiliate” means a corporation that is an affiliate within the meaning of subsection (2);

“book value” means the acquisition cost of an asset of a pension fund, including all direct costs associated with the acquisition, prior to any external financing;

“market value” means the most probable price that would be obtained for property in an arm's length sale in an open market under conditions requisite to a fair sale, the buyer and seller each acting prudently, knowledgeably and willingly;

“mutual or pooled fund” means a fund established by a corporation that is duly authorized to operate a fund in which moneys from two or more depositors are accepted for investment and where shares allocated to each depositor serve to establish the proportionate interest at any time of each depositor in the assets of the fund;

“real estate corporation” means a corporation that limits its activities to acquiring, disposing of, holding, maintaining, improving, leasing or managing real estate or leaseholds, other than resource property or leaseholds in resource property;

“real estate fund” means a mutual or pooled fund or a segregated fund the principal object of which is to provide investors with a means of investing in a portfolio of real estate or leaseholds;

“related person” means a related person within the meaning of subsection (3);

“resource corporation” means a corporation that,

- (a) limits its activities to acquiring, holding, exploring, developing, maintaining, improving, managing, operating or disposing of resource properties,
- (b) makes no investments other than in resource properties, property to be used in connection with resource properties owned by it, loans secured by resource properties for the exploration or development of such properties or investments that a pension fund or plan is permitted to make under this Part, and
- (c) borrows money substantially for the purpose of earning income from resource properties;

“resource property” means any property that is,

- (a) a right, licence or privilege to explore for, drill for or take petroleum, natural gas or related hydrocarbons,
- (b) a right, licence or privilege to,
 - (i) store underground petroleum, natural gas or related hydrocarbons, or
 - (ii) prospect, explore, drill or mine for minerals in a mineral resource,
- (c) an oil or gas well or real property the principal value of which depends on its petroleum or natural gas content, excluding any depreciable property used or to be used in connection with the extraction or removal of petroleum or natural gas therefrom,
- (d) a real property the principal value of which depends on its mineral resource content, excluding any depreciable property used or to

be used in connection with the extraction or removal of minerals therefrom, or

- (e) a right to or interest in any property described in clause (a), (b), (c) or (d);

"security" means any document, instrument or writing commonly known as a security and includes a share of any class or series of shares or a debt obligation of a corporation, a certificate evidencing such a share or debt obligation and a warrant;

"segregated fund" means a fund established by a corporation that is duly authorized to operate a fund in which money from one or more contributors are accepted for investment and the assets of the fund are maintained by the corporation as separate and distinct from the general funds of the corporation;

"traded publicly" means traded on,

- (a) a provincially regulated stock exchange in Canada; or
- (b) any other market on which securities are traded if the prices at which they have been traded on that market are regularly published in a bona fide newspaper or business or financial publication of general and regular paid circulation;

"voting share" means any share of any class of shares of a corporation that carries voting rights under all circumstances and any share of any class of shares that carries voting rights by reason of the occurrence of any contingency that has occurred and is continuing.

(2) For the purpose of this Regulation,

- (a) a corporation shall be deemed to be affiliated with another corporation if one of them is the subsidiary of the other or both are subsidiaries of the same corporation or each of them is controlled by the same person;
- (b) the affiliate of every corporation shall be deemed to be affiliated with all other corporations with which the corporation is affiliated;
- (c) a corporation shall be deemed to be a subsidiary of another corporation if,

(i) it is controlled by,

(A) that other,

(B) that other and one or more corporations each of which is controlled by that other,

(C) two or more corporations each of which is controlled by that other, or

(ii) it is a subsidiary within the meaning of sub-subclause (i) (A) of a corporation that is that other's subsidiary;

(d) a corporation shall be deemed to be controlled by a person if,

(i) voting shares of the corporation that carry more than 50 per cent of the votes for the election of directors are held other than by way of security only by or for the benefit of the person, and

(ii) the votes carried by the voting shares referred to in subclause (i) are sufficient, if exercised, to elect a majority of the board of directors of the corporation;

(e) a corporation shall be deemed to be the holding corporation of all its subsidiaries; and

(f) a person shall be deemed to own voting shares that are owned by another corporation controlled by the person.

(3) For purposes of this Regulation, a person shall be deemed to be related to,

- (a) every corporation that the person controls and every affiliate of every such corporation;
- (b) every partner of the person who has substantial beneficial interest in a partnership in which the person has a substantial beneficial interest;
- (c) every trust or estate in which the person has a substantial beneficial interest or as to which the person serves as trustee or in a similar capacity to a trustee;
- (d) the spouse and every child of the person; and
- (e) every relative of the person or of his or her spouse who resides in the same dwelling as the person. O. Reg. 708/87, s. 62.

63.—(1) The administrator of a pension plan shall establish and adopt a written statement of investment policies and goals for the plan.

(2) In the establishment and application of the written statement of investment policies and goals, the selecting of investments shall be made with consideration given to the overall context of the investment portfolio without undue risk of loss or impairment and with a reasonable expectation of fair return or appreciation given the nature of the investment.

(3) The statement of investment policies and goals referred to in subsection (1) shall identify the type of

pension plan, the nature of the liabilities of the pension plan and shall contain at least guidelines that set out,

- (a) the investment portfolio diversification including the aggregate and individual investment limits;
- (b) the asset mix policy and rate of return expectations;
- (c) the categories and sub-categories of investments and loans that may be made;
- (d) the policy to be followed where there is an actual or perceived conflict of interest on the part of the administrator, a member of a pension committee, board of trustees or any agency, board or commission acting as the administrator or any employee or agent of the administrator;
- (e) minimum disclosure requirements with respect to an actual or perceived conflict of interest including the timing of the disclosure;
- (f) the lending of cash or securities;
- (g) the retention or delegation of voting rights acquired through pension plan investments; and
- (h) the basis for the valuation of investments that are not regularly traded.

(4) Subject to subsections (6) and (7), a person engaged in selecting an investment for or making a loan from a pension fund shall not select an investment or make a loan except in a category or sub-category of investment or loan that is specifically permitted and for which guidelines are established in the statement of investment policies and goals.

(5) The statement of investment policies and goals shall be filed by the administrator,

- (a) within ninety days after they are adopted and in any event no later than the time periods allowed for the filing of plan amendments as set out in section 19 of the Act; or
- (b) in the case of a pension plan that is established on or after the 1st day of January, 1988, within sixty days after the date on which the plan is established.

(6) Subject to subsection (7), until the earlier of the date the statement of investment policies and goals is filed or the date the statement is required to be filed, every pension fund shall be invested in accordance with the investment requirements set out in section 17 of Regulation 746 of Revised Regulations of Ontario, 1980 (General) as it existed on the 31st day of December, 1987.

(7) Every investment that is made by a pension plan on or after the 1st day of January, 1988 shall be in conformance with this Regulation.

(8) The administrator shall ensure that on and after the 1st day of January, 1993, the entire pension fund is invested in accordance with this Regulation. O. Reg. 708/87, s. 63.

64.—(1) The statement of investment policies and goals shall be reviewed by the administrator at least once each year and confirmed or amended.

(2) All confirmations and amendments to the statement of investment policies and goals shall be filed within ninety days of the confirmation or adoption of the amendment. O. Reg. 708/87, s. 64.

65.—(1) The administrator and any agent of the administrator assuming the responsibility for investing and administering the pension fund shall adhere to the statement of investment policies and goals adopted for the pension plan.

(2) Subsection 23 (4) of the Act does not apply to an employee or agent of an administrator with respect to an investment or transaction to which the employee or agent is a party or has a direct or indirect beneficial interest in the investment or transaction where,

- (a) complete disclosure of the person's interest in the investment or transaction has been given to the administrator prior to entering into the investment transaction; and
- (b) the investment or transaction complies with the requirements of the statement of investment policies and goals adopted for the pension plan. O. Reg. 708/87, s. 65.

66.—(1) The aggregate amount of a pension fund that may be invested in the securities of or loaned to any person, partnership or association shall be limited to 10 per cent of the total book value of a pension fund's assets at the time the investment or loan is made.

(2) For the purpose of subsection (1), "person" includes a related person or group of related persons.

(3) Subsection (1) does not apply to investments in deposits with a bank, a loan or trust corporation or a credit union or caisse populaire to the extent that the deposits are fully insured by the Canada Deposit Insurance Corporation, the Quebec Deposit Insurance Board or the Ontario Share and Deposit Insurance Corporation.

(4) Where the securities of all of the corporations that are affiliates are not traded publicly, subsection (1) applies as if the affiliated corporations were one corporation.

(5) Where the securities of all of the corporations that are affiliates are traded publicly, subsection (1)

applies on an individual basis to each of the affiliated corporations.

(6) Where affiliated corporations include corporations whose securities are traded publicly as well as those whose securities are not traded publicly,

- (a) subsection (1) applies on an individual basis to each of the affiliated corporations whose securities are traded publicly; and
 - (b) subsection (1) applies to the affiliated corporations whose securities are not traded publicly as if the affiliated corporations whose securities are not traded publicly were one corporation.
- (7) This section does not apply to investments in,
- (a) segregated funds or mutual or pooled funds that comply with the requirements of this Part;
 - (b) the shares of the corporation,
 - (i) whose assets are at least 98 per cent cash, investments and loans,
 - (ii) that does not issue debt obligations, and
 - (iii) that obtains at least 98 per cent of its income from investments and loans,

where the corporation is limited in its investments to those the pension plan may make under this Part;

- (c) issues, bonds or debentures of or guaranteed by the Government of Canada or a province or territory of Canada. O. Reg. 708/87, s. 66.

67.—(1) Investment by a pension fund in real estate or resource properties is at the time the investment is made limited to,

- (a) a maximum of 5 per cent of the total book value of the pension plan assets directly in any one parcel of real estate or resource property;
- (b) a maximum aggregate amount of 15 per cent of the total book value of pension plan assets directly in resource properties; and
- (c) a maximum aggregate amount of 25 per cent of the total book value of pension plan assets directly in real estate and resource properties.

(2) The limits on investment referred to in subsection (1) include any investment in a debenture where the collateral is more than 50 per cent secured by real estate or any indirect investment by a pension plan

through a real estate fund or through a real estate or resource corporation that is not traded publicly.

(3) Where real property is subdivided or acquired for consolidation of a parcel and the ultimate beneficial ownership of the real property remains the same, the real property shall be treated as one parcel for the purposes of the investment limits set out in this section. O. Reg. 708/87, s. 67.

68.—(1) A pension fund shall not own more than 30 per cent of the voting shares of any corporation.

(2) The 30 per cent limit referred to in subsection (1) does not apply to a corporation incorporated for the purpose of and that limits its activities to allowing a pension fund to avail itself of either,

- (a) expertise not otherwise available to the fund; or
- (b) an investment opportunity in real estate, resource property or venture capital. O. Reg. 708/87, s. 68.

69.—(1) Except as permitted by section 71, the assets of a pension plan shall not be loaned to or, except where securities are traded publicly, invested in the securities of,

- (a) the administrator or any person on a pension committee, board of trustees or any agency, board or commission acting as the administrator of the pension plan;
- (b) an officer or employee of an administrator of the pension plan;
- (c) a person responsible for holding or investing the pension fund or any officer or employee of that person;
- (d) a trade union representing members of the pension plan or an officer or employee of that trade union;
- (e) an employer, other than a government, who contributes to the plan, an employee of the employer and, where the employer is a corporation, an officer or director of the employer;
- (f) the spouse or child of any person referred to in clauses (a) to (e);
- (g) where the employer is a corporation,
 - (i) any person who directly or indirectly holds more than 10 per cent of the voting shares carrying more than 10 per cent of the voting rights attached to all voting securities of the corporation or the spouse or child of that person,

- (ii) any person who directly or indirectly together with a spouse or child holds more than 10 per cent of the voting shares carrying more than 10 per cent of the voting rights attached to all voting securities of the corporation;

(h) a corporation that is an affiliate of the employer; or

- (i) a corporation wholly owned or controlled either directly or indirectly by a person referred to in clauses (a) to (g).

(2) Despite subsection (1), the funds of a pension plan may be loaned to an employee of the employer or the spouse or child of an employee on the security of a mortgage on residential property of the employee or spouse or child of the employee where the mortgage is guaranteed or insured by or through an agency of the Government of Canada or a province or territory of Canada, or insured by a policy of mortgage insurance issued by an insurance company licensed or registered under the *Insurance Act* or *Canadian and British Insurance Companies Act* (Canada) or the *Foreign Insurance Companies Act* (Canada) or similar legislation of any province or territory of Canada. O. Reg. 708/87, s. 69.

70.—(1) Subject to subsection (2), the funds of a pension plan shall not be loaned on the security of a mortgage or hypothec on real estate or leaseholds where the amount paid for the mortgage or hypothec together with the amount of indebtedness under any mortgage or hypothec on the real estate or leasehold ranking equally with or superior to the loan exceeds 75 per cent of the market value of the real estate or interest therein at the time the advances were approved.

(2) A loan may be made that is in excess of the 75 per cent of the market value referred to in subsection (1) where the amount of the loan that is in excess of 75 per cent of the market value is guaranteed or insured by or through an agency of the Government of Canada or a province or territory of Canada or insured by a policy of mortgage insurance issued by an insurance company licensed or registered under the *Insurance Act* or *Canadian and British Insurance Companies Act* (Canada) or the *Foreign Insurance Companies Act* (Canada) or similar legislation of any province or territory of Canada.

(3) The administrator may accept as payment or part payment a mortgage or hypothec or advance funds secured by a mortgage or hypothec that would otherwise contravene this section in order to,

- (a) dispose of a real estate owned by the pension fund; or
- (b) protect an existing investment of the pension fund.

(4) The funds of a pension plan shall not be invested in second or subsequent mortgages when the sum of the proposed and superior ranking mortgages exceeds the mortgage investment limits specified in either subsection 66 (1) or the statement of investment policies and goals. O. Reg. 708/87, s. 70.

71. Subsection 23 (4) of the Act does not apply to investment in real estate that is occupied or that is to be developed by an employer or administrator where,

- (a) the conflict-of-interest policy established in the statement of investment policies and goals; and
- (b) all other investment requirements in this Part,

are complied with. O. Reg. 708/87, s. 71.

72.—(1) The administrator shall file with the Commission financial statements for the pension fund or plan as at the plan's fiscal year end.

(2) If, at the fiscal year end of a pension plan, the plan has fifty members or more or \$1,000,000 or more in assets calculated at market value, the administrator shall file an auditor's report respecting the financial statements.

(3) The auditor's report referred to in subsection (2) shall be prepared by an accountant.

(4) The financial statements and the auditor's report shall be filed within six months after each fiscal year end of the plan occurring on or after the 30th day of June, 1988.

(5) The financial statements shall be comprised of a statement of net assets and a statement of changes in net assets and shall be prepared on the accrual basis of accounting.

(6) The financial statements shall be prepared in accordance with generally accepted accounting principles.

(7) The auditor's report referred to in subsection (2) shall be prepared in accordance with generally accepted auditing standards.

(8) Subject to the requirements of this section, the financial statements and the auditor's report shall be prepared in accordance with the principles and standards set out in the Handbook of the Canadian Institute of Chartered Accountants.

(9) The financial statements shall identify,

- (a) the name of the pension plan for which the statements have been prepared;
- (b) the registration number of the pension plan in Ontario; and

- (c) the fiscal period for which the financial statements have been prepared.

(10) The statement of net assets referred to in subsection (5) shall disclose at least,

- (a) the market value and book value of each category of investments referred to in subsection (11) at the beginning and end of the period to which the statement refers;
- (b) income accrued and not yet received;
- (c) payments due and payable by,
 - (i) the employer or employers, and
 - (ii) members; and
- (d) amounts payable, indicating by whom the amounts are payable and their nature and amount.

(11) For the purposes of clause (10) (a), when book values are not maintained in the records of the plan, the carrying value in the records of the plan shall be shown in lieu thereof.

(12) For the purposes of clause (10) (a), investments shall be itemized according to the following categories:

1. Insured contracts.
2. Mutual or pooled funds or segregated funds.
3. Demand deposits and cash on hand.
4. Short-term notes and treasury bills.
5. Term deposits and guaranteed investment certificates.
6. Mortgage loans.
7. Real estate.
8. Real estate debentures.
9. Resource properties.
10. Venture capital.
11. Corporations referred to in subsection 68 (2).
12. Employer issued securities.
13. Canadian stocks other than investments referred to in paragraphs 1 to 12.
14. Non-Canadian stocks other than investments referred to in paragraphs 1 to 12.
15. Canadian bonds and debentures other than investments referred to in paragraphs 1 to 12.

16. Non-Canadian bonds and debentures other than investments referred to in paragraphs 1 to 12.

17. Investments other than investments referred to in paragraphs 1 to 16.

(13) The financial statements shall disclose,

- (a) related party transactions as recommended in the Handbook of the Canadian Institute of Chartered Accountants;
- (b) for individual investments where either the book value or the market value exceeds 1 per cent of the book value or market value of the pension fund, information with respect to each category of investments reported under clause (10) (a) that sets out,
 - (i) for insured contracts, the insurance company name and type of contract,
 - (ii) for mutual or pooled funds or segregated funds, the name of the operator of each fund, the name of each fund, the primary category of investments held in each fund and the market value of the investment in each fund,
 - (iii) for term deposits and guaranteed investment certificates, the name of the entity where the funds are on deposit and the aggregate market value or book or carrying value of the investments with each entity,
 - (iv) for real estate, the date of the last valuation of each parcel of real estate and the market value and book or carrying value of each parcel,
 - (v) for resource properties, the date of the last valuation of each parcel of resource property and the market value and book or carrying value of each parcel,
 - (vi) for real estate, resource property, venture capital or other special purpose corporation, the name and purpose of each corporation, percentage ownership and the market value of each investment,
 - (vii) for employer issued securities, including stocks and bonds, whether or not they are traded publicly,
 - (viii) for investments other than those referred to in subclauses (i) to (vii), the type of investment; and

- (c) the extent to which the assets of the pension fund are subject to options and future contracts.

(14) The statement of changes in net assets referred to in subsection (5) shall include a reconciliation between the market value of total investments at the beginning and end of the period and shall disclose at least,

- (a) unrealized gains or losses on total investments;
- (b) realized gains or losses on total investments;
- (c) investment income by category of investments;
- (d) revenue items in addition to those items referred to in clauses (a), (b) and (c), setting out the nature and amount of the item;
- (e) contributions from employers indicating the contributions for normal costs and special payments;
- (f) contributions from members;
- (g) audit costs, including fees and expenses;
- (h) administration fees, including amounts paid to and on behalf of the administrator;
- (i) professional fees, other than auditor's fees or administrator's fees;
- (j) administrative expenses other than those referred to in clauses (g), (h) and (i);
- (k) benefit payments; and
- (l) refunds and transfers, indicating their nature and amounts.

(15) The auditor shall report to the administrator immediately when, in the course of reporting on the financial statements, he or she becomes aware that there are circumstances that indicate that there has or may have been a contravention of this Part.

(16) The auditor shall report to the Superintendent any matter reported under subsection (15) that in the opinion of the auditor is significant and has not been corrected within thirty days after the date that the matter was first reported to the administrator.

(17) A financial statement submitted for filing shall be approved by the administrator and the approval shall be evidenced by the manual or facsimile signature of,

- (a) the administrator;

- (b) where the administrator is a pension committee, board of trustees or a board, agency or commission acting as the administrator, two members duly authorized to signify the approval; or

- (c) where the administrator is an insurance company, an officer of the company duly authorized to sign on behalf of the insurance company. O. Reg. 708/87, s. 72.

73. The administrator of a pension plan may lend the investments of the pension fund where,

- (a) the lending is permitted in the statement of investment policies and goals referred to in section 63; and
- (b) the loans are secured by cash or readily marketable investments having a market value of at least 105 per cent of the loan and maintained no less frequently than weekly to ensure a market value of the collateral of at least 105 per cent of the outstanding market value of loaned assets. O. Reg. 708/87, s. 73.

74. The administrator of a pension plan shall not borrow on behalf of the pension fund except where the borrowing is necessary to cover a short term contingency and the borrowing is for a period that does not exceed ninety days. O. Reg. 708/87, s. 74.

75. All investments and loans of a pension fund shall be held in the name of, or for the account of, the fund. O. Reg. 708/87, s. 75.

76. This Part does not apply to fully-insured contracts that are regulated by the *Insurance Act* or the *Canadian and British Insurance Companies Act* (Canada) or similar legislation of any province or territory of Canada. O. Reg. 708/87, s. 76.

77. Unless otherwise permitted by this Regulation, a pension plan shall not directly or indirectly pledge, mortgage or hypothecate the assets of the pension fund. O. Reg. 708/87, s. 77.

78. Where a pension fund owns investments of a corporation and as a result of a *bona fide* arrangement for the reorganization or liquidation of the corporation or for the amalgamation of the corporation with another corporation, the investments are to be exchanged for bonds, debentures or other evidences of indebtedness or shares that result in the limitations set out in this Part being exceeded, the pension fund may accept and hold such bonds, debentures or other evidences of indebtedness or shares. O. Reg. 708/87, s. 78.

PART III
FORMS

79.—(1) An application for registration of a pension plan shall be in Form 1.
(2) An annual information return referred to in subsection 21 (1) of the Act shall be in Form 2.

(3) A spousal waiver of joint and survivor benefits referred to in subsection 47 (1) of the Act shall be in Form 3.
(4) A spousal waiver of pre-retirement death benefits referred to in subsection 49 (14) of the Act shall be in Form 4. O. Reg. 708/87, s. 79.

Form 1

Pension Benefits Act, 1987

APPLICATION FOR REGISTRATION OF A PENSION PLAN

Information Concerning the Administrator

- 1. The name of the administrator is:

.....

(Note: If the administrator is a corporation, pension committee or board, give the name of the corporation, committee or board.)
- 2. The mailing address and postal code of the administrator is:

.....
.....
.....
.....
- 3. The telephone number of the administrator is:

.....
- 4. Indicate whether the plan administrator is, (Check one)
 - (a) ☐ an employer or employers shown in paragraph 7 of this Form;
 - (b) ☐ a pension committee;
 - (c) ☐ an insurance company;
 - (d) ☐ a board of trustees;
 - (e) ☐ a board, agency or commission made responsible by an act of the legislature for the administration of the pension plan.

- 5. If the administrator is a pension committee, board, agency or commission, attach to this Form the name, mailing address and postal code of each member.
- 6. If the administrator is a pension committee, indicate the number of members who are representatives of,
 - (a) the employer or employers or any other person required to make contributions under the pension plan on behalf of an employer
 - (b) members of the pension plan
 - (c) TOTAL

Information Concerning the Employer

- 7. The name of the employer is:
.....
(Note: If the employer is a corporation, give the name of the corporation.)
- 8. The mailing address and postal code of the employer is:
.....
.....
.....
.....
- 9. The telephone number of the employer is:
.....
- 10. Are there any other employers, including subsidiary or affiliated companies, with employees participating in the plan?

☐ Yes ☐ No

If yes, attach to this Form the name, mailing address and postal code of each other employer.

- 11. Is/are the employer(s), (Check the most appropriate box)
 - (a) ☐ a sole proprietorship;
 - (b) ☐ a partnership;

- (c) ☐ a registered association;
- (d) ☐ a corporation;
- (e) ☐ a municipal government or agency;
- (f) ☐ a provincial government or agency;
- (g) ☐ a federal government or agency;
- (h) ☐ other (specify)

12. What is the main activity of the employer?
.....

13. What is the nature of the employer(s) business?
(a) included employment
(b) other than included employment

Note: Included employment is employment in connection with the operation of any work, undertaking or business that is within the authority of Federal legislation.

Employment in the following types of business/activities falls into the category of included employment:

- 1. Air, water, railway transport.
- 2. Interprovincial trucking.
- 3. Radio, television and telegraph transmission.
- 4. Employment in the Northwest Territories and/or Yukon Territory.
- 5. Chartered banks.
- 6. Atomic energy.
- 7. Flour, feed or seed mills.
- 8. Grain elevators.

Information Concerning the Pension Plan

14. What is the name of the pension plan?
.....

15. What is the effective date for the plan?

.....
(day, month, year)

16. What is the date of the plan year-end?

.....
(day, month)

17. Is the pension plan a creation of, or supported by, a collective agreement?

☐ Yes ☐ No

If yes, attach a copy of the collective agreement to the end of this Form.

18. Are there any other pension plans already set up by the employer(s) as identified in paragraph 7 or by an affiliated or subsidiary company?

☐ Yes ☐ No

If yes, attach a list to the end of this Form of,

- (a) the name(s) of the plan(s);
- (b) the name(s) of the employer(s) for each plan if different from that identified in paragraph 7;
- (c) the certificate of registration number(s) for each plan;
- (d) the name of the government with which each plan is registered; and
- (e) the number of Ontario members in each plan.

19. Have the members covered by this new plan participated in the past in any other pension plan of your company, including a predecessor, subsidiary or affiliated company?

☐ Yes ☐ No

If yes, state the name of the previous plan(s), the provincial registration number(s) and explain the current status of the plan(s):

.....
.....
.....
.....

Funding Information

20. Are the benefits provided for in the plan totally insured or guaranteed by an insurance company?

☐ Yes ☐ No

If yes, state the name, mailing address and postal code of the insurance company:

.....
.....
.....
.....

If no, a fund must be set up. State the name of the fund and the name, mailing address and postal code of the custodian of the fund's assets:

Fund name:
Custodian Name:
Mailing Address:
.....
.....

21. State the name, mailing address and postal code of the investment counsel, if any:

.....
.....
.....
.....

22. State the name, mailing address and postal code of the actuarial consulting firm, if any:

.....
.....
.....
.....

Plan Membership and Registration Fees

23. Enter below the number of members, excluding former members, and the location of their employment as of the effective date of the plan:

Location of Employment	Male	Female	Total
Ontario			
Newfoundland			
Prince Edward Island			
Nova Scotia			
New Brunswick			
Quebec			
Manitoba			
Saskatchewan			
Alberta			
British Columbia			
Yukon Territory			
Northwest Territories			
Outside Canada			
TOTALS			*

*Note: This total must equal the total number of members as of the effective date of the plan.

24. Complete the Schedule provided by the Superintendent to calculate the required registration fee and enter the amount payable: \$.....

Documents to be Attached

25. This application for registration form must be accompanied by,
- (a) certified copies of the documents that create and support the pension plan;
 - (b) certified copies of the documents that create and support the pension fund;
 - (c) a certified copy of any reciprocal transfer agreement related to the pension plan;
 - (d) a certified copy of the explanations and other information provided to members and persons eligible to become members as required under section 26(1) of the Act (Information provided by administrator).
26. Indicate below whether the applicable documents and information are attached or are not applicable (N/A):
- Certified copy of the text of the plan and of the amendments, if any.
 - Certified copy of the collective agreement if the plan was set up in accordance with a labour agreement.
 - Certified copy of the trust agreement(s).
 - Certified copy of the desposit contract(s) with an insurance company.
 - Certified copy of the group annuity contract(s).
 - Certified copy of the explanatory statement to members and persons eligible to become members (section 26(1) of the Act).
 - Certified copy of the statement of investment policies and goals.
 - A list of the names and addresses of each member of the pension committee, board, agency or commission as per paragraph 5.

- A list of the other pension plans already set up by the employer as per paragraph 18.
- A list of the names and addresses of each employer participating in this plan as per paragraph 10.
- A list of names and certificate of registration numbers for all previous pension plans of the employer(s) as per paragraph 19.
- Other (specify)
- Application Fee Enclosed. Computed in accordance with the Schedule provided by the Superintendent, payable to the Treasurer of Ontario.

Declaration

I hereby make application for registration of the pension plan identified in this Form under the Pension Benefits Act, 1987 and any other pension benefits legislation to which this pension plan is subject.

I declare that I have the authority to submit this application and that the information entered on this Form and the documents attached to it are, to the best of my knowledge and belief, true and correct.

..... (signature) (name in block letters) (date)

..... (company name) (title or position) (telephone number)

..... (mailing address)

Form 2

Pension Benefits Act, 1987

ANNUAL INFORMATION RETURN

Identification

Note: Do not make any changes to the information printed in paragraphs 1, 2 and 3 except as provided in paragraphs 4 and 5.

1. The name of the administrator, mailing address and postal code:

.....
.....
.....

2. Name of pension plan:

.....

3. Provincial registration number:

.....

Changes to Identification

4. If paragraph 1 is incorrect, indicate the correct name of administrator, mailing address and postal code:

.....
.....
.....

5. If paragraph 2 is incorrect, indicate the correct name of pension plan (refer to plan documents if applicable):

.....
.....
.....

Additional Identification

6. Telephone number of administrator:
.....
7. Full name of employer or plan sponsor (if a company, indicate company name):
.....
8. Mailing address and postal code of employer or plan sponsor:
.....
.....
.....
9. Telephone number of employer or plan sponsor:
.....
10. Is the administrator of the pension plan a pension committee, board of trustees or a board, agency or commission made responsible by an act of the legislature?
☐ Yes ☐ No

If yes, attach to this Form a list of the names, mailing addresses and postal codes of the persons on the committee, board, agency or commission.

Date

11. Review period from to
(day, month, year)
..... (year end)
(day, month, year)
12. Has the pension plan year end as indicated in paragraph 11 changed?
☐ Yes ☐ No
- If yes, what is the new year end
(day, month)
13. Has an amendment which reflects the change to the plan year end been registered with the Pension Commission?
☐ Yes ☐ No

If no, attach copy of amendment to this Form.

Membership

14. Number of members at the end of the
previous year (exclude former members)

Add new entrants (employees who
joined the plan during the
current year) +

Subtotal (A) =

Subtract exits (employees who
ceased to be members during the
current year) due to:

retirement (including normal,
early, postponed, special or
disability retirement +

death +

layoffs and plant/company
closings +

other terminations of
membership in plan +

Subtotal (B) -

Number of members at the plan's
current year end TOTAL (A)-(B) =

*Note: This total must agree with figure reported on
prior year's annual information return.

Plan Membership and Fees

15. Enter below the number of members, excluding former
members, and the location of their employment.

Location of Employment	Male	Female	Total
Ontario			
Newfoundland			
Prince Edward Island			
Nova Scotia			
New Brunswick			
Quebec			
Manitoba			
Saskatchewan			
Alberta			
British Columbia			
Yukon Territory			
Northwest Territories			
Outside Canada			
TOTALS			*

*Note: This total must equal the total number of members at the plan's current year end as reported in paragraph 14.

16. Calculate the required filing fee in accordance with the Schedule provided by the Superintendent (Schedule B) and enter the amount payable \$.....

17. Is this pension plan a defined benefit plan?

☐

Yes

☐

No

If yes, provide the information as required by the Schedule provided by the Superintendent (Schedule A) and enter the amount payable

\$.....

Current Service Contributions

18. Note: Amounts reported are,

(a) to exclude special payments which are to be reported in paragraph 21;

(b) to include the current service contributions to the fund by all members and all employers in the plan; and

(c) to pertain to the plan year under review paid either within that year or after the end of the year but within the period permitted by the applicable legislation.

19. Member current service contributions actually paid to fund

\$.....

Plus member additional voluntary contributions, including contributions for past service

+

Total member contributions actually paid into pension fund

= \$.....

20. Required employer current service contributions

\$.....

LESS: any application of fund surplus

-

Other credits (explain below)

-

Total employer contributions actually paid into fund

= \$.....

Explanation for other credits:

.....

Special Payments

21. Note: Report the amounts of special payments paid into the pension fund for the year under review to liquidate unfunded liabilities, experience deficiencies and solvency deficiencies.

Employer payments for unfunded liabilities	\$.....
Employer payments for experience deficiencies	+
Employer payments for solvency deficiencies	+
Total	= \$.....

Total Payments

22. Were the payments reported in paragraphs 18 to 21 determined in accordance with the formulae given in the last actuarial certificate or actuarial report filed with the Pension Commission?

☐ Yes ☐ No

Effective date of actuarial report
 (day, month, year)

If no, explain:

.....

Changes in the List of Participating Employers

23. Have there been any changes to the list of employers participating in this pension plan since the last annual information return (or since the application for registration, if this is the first annual information return)?

☐ Yes ☐ No

If yes, attach a list of the changes to the end of this Form, indicating whether they are additions or deletions.

If yes and if the changes require an amendment to the plan documents, has such an amendment been registered with the Pension Commission?

☐

Yes

☐

No

If no, attach a copy of amendment to this Form.

Amendments to Pension Plan

24. Were any amendments other than those indicated in paragraph 13 (plan year end) and 23 (list of participating employers) made to this pension plan or fund during the review period?

☐

Yes

☐

No

If yes, have the amendments been registered with the Pension Commission?

☐

Yes

☐

No

If no, attach copy of amendments to this Form.

25. Were any amendments made to the collective agreement that creates or supports the pension plan, if any, with respect to the pension plan or fund?

☐

Yes

☐

No

If yes, have the amendments been registered with the Pension Commission?

☐

Yes

☐

No

If no, attach copy of amendments to this Form.

26. Were any amendments made to the funding agreement during the review period (i.e. insurance contract, trust agreement, etc.)?

☐

Yes

☐

No

If yes, have the amendments been registered with the Pension Commission?

☐

Yes

☐

No

If no, attach copy of amendments to this Form.

27. Was the fund carrier changed during the review period (i.e. insurance company, trust company, etc.)?

☐ Yes ☐ No

If yes, state company name, mailing address and postal code of new carrier:

.....
.....
.....

Effective date of transfer of assets
(day, month, year)

If yes, has a copy of the agreement/contract with the new carrier been filed with the Pension Commission?

☐ Yes ☐ No

If no, attach copy to this Form.

Financial Statements

28. The regulation requires pension plans with more than fifty members or \$1,000,000 of assets at market value, as of the plan's year end to file annually financial statements for the fund and an auditor's report respecting the financial statements. All other pension plans are required to file unaudited financial statements for the pension plan or pension.

Have the required audited or unaudited financial statements been filed with the Pension Commission?

☐ Yes ☐ No

If no, attach the audited or unaudited financial statements.

Discontinue File

29. Should this plan's file with the Pension Commission be discontinued for any reason?

☐ Yes ☐ No

If yes, give the date at which the file should be discontinued and explain why the plan has been terminated:

.....
.....
.....

Attachments

30. Indicate below whether the applicable documents and information are attached or are not applicable (N/A):

- Annual Return Fees - computed in accordance with the Schedule provided by the Superintendent (Schedule B), payable to the Treasurer of Ontario.
- Pension Benefits Guarantee Fund Assessment - computed in accordance with the Schedule provided by the Superintendent (Schedule A), if applicable, payable to the Pension Benefits Guarantee Fund.
- List of names and addresses of the persons on the pension committee or board of trustees, as per paragraph 10.
- Changes in the list of participating employers, as per paragraph 23.
- Amendments to the pension plan and pension fund documents, as per paragraphs 13 and 23 to 27.
- Audited or unaudited financial statements, as per paragraph 28.

Declaration

I certify that,

- (a) I have knowledge of the above-noted pension plan and have been designated by the administrator of the pension plan
name of the administrator
as the person responsible for ensuring and certifying that all of the information shown on this Annual Information Return Form together with attached calculations on applicable schedules provided by the Superintendent is to the best of my knowledge and belief true and correct;

- (b) the contributions paid to the pension plan or fund have been at least equal to those required by the applicable legislation; and
- (c) both,
- (i) the pension plan, and
 - (ii) the pension fund(s) have been administered and the investments selected in accordance with the Pension Benefits Act, 1987 and regulations thereunder.

.....
(signature) (name in block letters) (date)

.....
(company name) (title or position) (telephone number)

.....
(mailing address)

Make one copy of this Form and retain for your records.

File the original with the Commission.

Note: Failure to file within six months will result in additional charges to the pension plan in respect of filing fees and, where applicable, the Guarantee Fund assessment.

O. Reg. 708/87, Form 2.

Form 3

Pension Benefits Act, 1987

SPOUSAL WAIVER OF JOINT AND SURVIVOR PENSION

(Section 47 of the Act)

I,, am the spouse,
 (name of member/former member's spouse)
 within the meaning of the Pension Benefits Act, 1987, of
 who is entitled to a
 (name of member/former member)
 pension benefit under the
 (name of plan)

I am aware that, in the absence of a waiver, a pension payable to a former member who has a spouse on the date that the payment of the first installment of the pension is due must be paid as a joint and survivor pension as required by section 45 of the Pension Benefits Act, 1987.

I understand that I may waive any right to a survivor pension of at least 60 per cent of my spouse's pension benefit should my spouse predecease me. By waiving my right, my spouse will be able to elect an alternative form of pension which will provide me with no survivor pension or a pension which is less than the 60 per cent minimum.

I hereby waive my right to a joint and survivor pension as required by section 45 of the Act. The signature of my spouse, below, serves as an acknowledgement that he or she agrees to such a waiver.

I understand that we may revoke this waiver at any time prior to the date of the commencement of payment of my spouse's pension.

Dated at, in the Province of
 (city of town)

..... this day of
,
 (month) (year)

.....
 (signature of spouse)

.....
 (witness to signature of
 spouse)

.....
 (signature of member or
 former member)

.....
 (witness to signature of
 member or former member)

Prior to completing this Form, each party should consider obtaining independent legal advice concerning their individual rights and the effect of this waiver.

- n.b. This waiver is not effective unless it is delivered to the administrator or the insurance company, where appropriate, within the twelve month period immediately preceding the commencement of payment of the pension benefit as required by subsection 47(2) of the Pension Benefits Act, 1987.

O. Reg. 708/87, Form 3.

Form 4

Pension Benefits Act, 1987

SPOUSAL WAIVER PRE-RETIREMENT DEATH BENEFIT (Section 49 of the Act)

....., hereinafter the "member" or
(name of member or former member
"former member", and hereinafter
(name of spouse)
the "spouse", hereby certify that we are spouses within the
meaning of the Pension Benefits Act, 1987.

We understand that, in the absence of a waiver, if the member or former member dies,

- (a) prior to the payment of a deferred pension; or
- (b) where the member continues in his or her employment after the normal retirement date, prior to the commencement of payment of pension benefits,

then the person who is the spouse of the member or former member at the date of his or her death is entitled to receive a pre-retirement death benefit of either a lump sum payment or an immediate or deferred life annuity from
....., at the date of the member or
(name of the pension plan)
former member's death.

We understand that we may waive the right of the spouse to receive any pre-retirement death benefit, in which case payment of this benefit will be made to either,

- (a) a beneficiary designated by the member or former member; or

- (b) the personal representative of the member or former member for distribution as part of his or her estate.

We hereby waive the right of
 (name of spouse)
 to receive any payment under section 49 of the Pension Benefits Act, 1987.

Dated at, in the Province of
 (city of town)
 this day of
,
 (month) (year)

.....
 (signature of member or
 former member)

.....
 (witness to signature of
 member or former member)

.....
 (signature of spouse)

.....
 (witness to signature of
 spouse)

Prior to completing this Form, each party should consider obtaining independent legal advice concerning their individual rights and the effect of this waiver.

O. Reg. 708/87, Form 4.

80. This Regulation comes into force on the 1st day of January, 1988.

(2417)

1

TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

O. Reg. 709/87.

General.

Made—November 26th, 1987.

Approved—December 17th, 1987.

Filed—December 18th, 1987.

REGULATION TO AMEND REGULATION 935 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

1. Regulation 935 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 7

Toronto—Palgrave

	METRO NORTH	METRO NORTHWEST	MALTON	WOODBIDGE	KLEINBURG	NOBLETON	BOLTON	PALGRAVE	ZONE
	5	4	31	51	52	53	54	55	
SCARBORO CENTRE	1.60	2.30	3.15	3.35	4.20	4.75	5.15	5.65	7
METRO NORTH	1.60	1.60	1.85	2.35	3.20	3.70	4.15	4.60	5
METRO NORTHWEST		1.60	1.60	2.05	3.10	3.60	4.05	4.55	4
MALTON	31			1.65	1.95	2.45	2.90	3.60	31
WOODBIDGE	51			1.60	1.95	2.45	2.90	3.60	51
KLEINBURG	52				1.60	1.85	2.30	2.75	52
NOBLETON	53					1.60	1.60	1.90	53
BOLTON	54						1.60	1.60	54
PALGRAVE	55							1.60	55

O. Reg. 709/87, s. 1.

2. This Regulation comes into force on the 15th day of December, 1987.

TORONTO AREA TRANSIT OPERATING AUTHORITY:

L. H. PARSONS
*Chairman*T. G. SMITH
Managing Director

Dated at Toronto, this 26th day of November, 1987.

ENVIRONMENTAL ASSESSMENT ACT**O. Reg. 710/87.**

Designation—TSI Trintek Systems Inc.

Made—December 17th, 1987.

Filed—December 18th, 1987.

**REGULATION MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT****DESIGNATION—TSI TRINTEK
SYSTEMS INC.**

1. In this Regulation, "proponent" means TSI Trintek Systems (Ontario) Inc. or any person related to TSI Trintek Systems (Ontario) Inc. by ownership or in a contractual relationship with it in respect of the undertaking described in section 2. O. Reg. 710/87, s. 1.

2. The enterprise or activity by the proponent to obtain energy from a waste facility permitted to incinerate municipal refuse, non-hazardous commercial and non-hazardous industrial waste at 480 Commissioners Street in the City of Toronto, Municipality of Metropolitan Toronto and including any related steam or electrical energy transformation or transmission facilities, is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the Act applies. O. Reg. 710/87, s. 2.

(2419)

1

ELDERLY PERSONS CENTRES ACT**O. Reg. 711/87.**

General.

Made—December 17th, 1987.

Filed—December 18th, 1987.

**REGULATION TO AMEND
REGULATION 278 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE****ELDERLY PERSONS CENTRES ACT**

1. Subsection 10 (3) of Regulation 278 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) In respect of expenditures incurred on and after the 1st day of January, 1988, the monthly amount to be paid under subsection 4 (2) of the Act for any approved centre maintained and operated by a municipality or approved corporation shall not exceed \$2,500. O. Reg. 711/87, s. 1.

(2420)

1

FAMILY BENEFITS ACT**O. Reg. 712/87.**

General.

Made—December 17th, 1987.

Filed—December 18th, 1987.

**REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT**

1.—(1) Paragraph 5 of subsection 12 (3) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 740/86, is amended by striking out "\$26" in the seventh line and inserting in lieu thereof "\$28".

(2) The Table to paragraph 7 of the said subsection 12 (3), as remade by subsection 1 (2) of Ontario Regulation 740/86, is revoked and the following substituted therefor:

TABLE**MONTHLY AMOUNT FOR SHELTER SUBSIDY**

Number of Beneficiaries	COLUMN A	COLUMN B
1	\$119	\$159
2	208	234
3	218	244
4	228	256
5	238	267
6 or more	248	279

(3) Subparagraph ii of paragraph 12 of the said subsection 12 (3), as remade by section 1 of Ontario Regulation 379/87, is revoked and the following substituted therefor:

ii. "special needs minimum" means,

A. \$157, where the applicant or recipient is a single person or a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6), or

- B. \$314, where the applicant or recipient is a married person and both spouses are blind persons, disabled persons or persons referred to in subsection 2 (5) or (6).

(4) Subsection 12 (4) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 740/86, is revoked and the following substituted therefor:

(4) For the purpose of computing the amount of allowance of an applicant or recipient who is eligible under clause 7 (1) (f) of the Act, the monthly budgetary requirements shall be equal to \$172 for the first foster child, \$141 for the second foster child and \$116 for each additional foster child.

2.—(1) Clauses 27 (2) (a) and (b) of the said Regulation, as remade by section 2 of Ontario Regulation 740/86, are revoked and the following substituted therefor:

- (a) \$54 for each of his or her dependants who attains the age of four years or more but who has not attained the age of thirteen years in the calendar year in which the amount is paid; and
- (b) \$102 for each of his or her dependants who attains the age of thirteen years or more in the calendar year in which the amount is paid.

(2) Subsection 27 (2a) of the said Regulation, as remade by section 1 of Ontario Regulation 595/85, is amended by striking out "\$80" in the seventh line and inserting in lieu thereof "\$84".

3.—(1) Subsection 30 (3) of the said Regulation, as remade by subsection 2 (1) of Ontario Regulation 379/87, is revoked and the following substituted therefor:

- (3) For the purposes of clause (2) (a), the amount shall be,
- (a) \$493, where the applicant or recipient is a single person;
- (b) \$752, where the applicant or recipient is a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6); or
- (c) \$986, where the applicant or recipient is a married person and both spouses are,

- (i) blind or disabled persons, or

- (ii) persons referred to in subsection 2 (5) or (6),

and, where the applicant or recipient has one or more dependent children, in addition an amount determined in accordance with Schedule D. O. Reg. 712/87, s. 3 (1).

(2) Subsection 30 (5) of the said Regulation, as remade by subsection 2 (2) of Ontario Regulation 379/87, is revoked and the following substituted therefor:

(5) For the purposes of clause (4) (a), the amount shall be,

- (a) \$534, where the applicant or recipient is a single person;

- (b) \$819, where the applicant or recipient is a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6); or

- (c) \$1,068, where the applicant or recipient is a married person and both spouses are,

- (i) blind or disabled persons, or

- (ii) persons referred to in subsection 2 (5) or (6),

and, where the applicant or recipient has one or more dependent children, in addition an amount determined in accordance with Schedule E. O. Reg. 712/87, s. 3 (2).

4. Subsection 32 (2) of the said Regulation, exclusive of the clauses, as remade by section 4 of Ontario Regulation 676/85, is revoked and the following substituted therefor:

- (2) Where a recipient has a dependent child who,

there may be paid to the recipient, in addition to an allowance, an amount determined by the Director not less than \$25 a month and not in excess of \$300 a month in respect of each such severely handicapped dependent child.

5. Subsection 34 (1) of the said Regulation, as remade by section 7 of Ontario Regulation 216/84 and amended by section 11 of Ontario Regulation 825/84, section 5 of Ontario Regulation 676/85 and section 4 of Ontario Regulation 740/86, is revoked and the following substituted therefor:

(1) Where a person referred to in subsection 2 (6) is required to change his or her place of residence in order to obtain and receive assessment or training under a vocational rehabilitation program established under section 5 of the *Vocational Rehabilitation Services Act* while maintaining the person's normal place of residence, there may be paid to the applicant or recipient in addition to an allowance, an amount determined by the Director up to a maximum of \$369. O. Reg. 712/87, s. 5.

6. Subsection 35 (1) of the said Regulation, as remade by section 5 of Ontario Regulation 740/86, is amended by striking out "\$600" in the eighth line and inserting in lieu thereof "\$650".

7. Subsection 38 (2) of the said Regulation, exclusive of the clauses, as remade by section 7 of Ontario Regulation 676/85, is revoked and the following substituted therefor:

(2) Where a person who is not eligible for an allowance is the parent of a child who,

there may be paid to the person on behalf of the severely handicapped child a benefit in an amount determined by the Director not less than \$25 a month and not in excess of \$300 a month in respect of each such severely handicapped child.

8. Schedules A, B, C, D and E to the said Regulation, as remade by section 6 of Ontario Regulation 740/86, are revoked and the following substituted therefor:

Schedule A

AMOUNTS FOR BOARD AND LODGING (Profit *)

Number of Dependent Children	One Adult Person		Two Adult Persons	
	Minimum	Maximum	Minimum	Maximum
0	\$313	\$369	\$487	\$607
1	493	616	604	702
2	608	710	698	791
3	703	799	779	880

The above Table indicates the amounts for one or two adults and the three oldest dependent children in a family. For each dependent child in excess of three, add an amount up to \$91.

*Refer to paragraph 1 of subsection 12(3)

O. Reg. 712/87, s. 8, part.

Schedule B

AMOUNTS FOR BOARD AND LODGING
(Non-Profit *)

Number of Dependent Children	One Adult Person		Two Adult Persons	
	Minimum	Maximum	Minimum	Maximum
0	\$313	\$336	\$487	\$553
1	493	562	604	638
2	608	647	698	719
3	703	728	779	800

The above Table indicates the amounts for one or two adults and the three oldest dependent children in a family. For each dependent child in excess of three, add an amount up to \$82.

*Refer to paragraph 2 of subsection 12(3)

O. Reg. 712/87, s. 8, *part*.

Schedule C

AMOUNTS FOR BASIC NEEDS

Number of Dependent Children	16 years and over	10 - 15 Years	0 - 9 Years	One Adult Person	Two Adult Persons
0	0	0	0	\$369	\$ 654
1	0 0 1	0 1 0	1 0 0	617 638 680	750 765 804
2	0 0 0 1 1 2	0 1 2 0 1 0	2 1 0 1 0 0	713 734 749 776 791 830	841 856 865 895 904 935
3	0 0 0 0 1 1 1 2 2 3	0 1 2 3 0 1 2 0 1 0	3 2 1 0 2 1 0 1 0 0	804 825 840 849 867 882 891 921 930 961	932 947 956 965 986 995 1004 1026 1035 1066

The above Table indicates the amounts for one or two adults and the three oldest dependent children in a family. For each additional dependent child in the family in excess of three, add to the appropriate amount set out in the Schedule for a family with three as follows:

- (a) 16 years and over \$131
 (b) 10 - 15 years 100
 (c) 0 - 9 years 91

Schedule D

AMOUNTS FOR BASIC NEEDS
(Board and Lodging - Non-Profit *)

	Age of Dependent Children		
	16 Years and over	10 - 15 Years	0 - 9 Years
A. Family with One Adult Beneficiary			
1. First Dependent Child	\$287	\$245	\$227
2. Second Dependent Child, add to the amount in item 1	138	102	86
3. For each additional Dependent Child, add to the aggregate of items 1 and 2	121	91	82
B. Family with Two Adult Beneficiaries			
1. First Dependent Child	\$138	\$102	\$ 86
2. For each additional Dependent Child, add to the amount in item 1	121	91	82
* Refer to subsection 30(3)			

O. Reg. 712/87, s. 8, *part.*

Schedule E

AMOUNTS FOR BASIC NEEDS
(For Renters, Owners and Profit Boarders *)

	Age of Dependent Children		
	16 Years and over	10 - 15 Years	0 - 9 Years
A. Family with One Adult Beneficiary			
1. First Dependent Child	\$311	\$269	\$248
2. Second Dependent Child, add to the amount in item 1	150	111	96
3. For each additional Dependent Child, add to the aggregate of items 1 and 2	131	100	91
B. Family with Two Adult Beneficiaries			
1. First Dependent Child	\$150	\$111	\$ 96
2. For each additional Dependent Child, add to the amount in item 1	131	100	91
* Refer to subsection 30(5)			

O. Reg. 712/87, s. 8, *part.*

9. This Regulation comes into force on the 1st day of January, 1988.

(2421)

1

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 713/87.

General.

Made—December 17th, 1987.

Filed—December 18th, 1987.

**REGULATION TO AMEND
REGULATION 441 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE
ASSISTANCE ACT**

1.—(1) Paragraph 7 of subsection 12 (2) of Regulation 441 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 741/86, is revoked and the following substituted therefor:

7. Where a physician certifies that an applicant or recipient or a dependant of an applicant or recipient is pregnant or where the applicant or recipient or a dependant of an applicant or recipient has given birth to a child or has care, custody and control of a new born child for additional needs due to the pregnancy or birth, an amount not exceeding \$6.50 weekly or \$28 monthly for a period not exceeding six

months, commencing in any month after the third month of pregnancy and ending not later than the sixth month after the birth of the child.

- (2) The Table to paragraph 9 of the said subsection 12 (2), as remade by subsection 1 (2) of Ontario Regulation 714/86, is revoked and the following substituted therefor:

Table

MONTHLY AMOUNT FOR SHELTER SUBSIDY

Number of Beneficiaries	COLUMN A	COLUMN B
1	\$119	\$159
2	208	234
3	218	244
4	228	256
5	238	267
6 or more	248	279

- (3) Clause 12 (3) (c) of the said Regulation, as remade by subsection 1 (3) of Ontario Regulation 741/86, is revoked and the following substituted therefor:

- (c) who is a foster parent with a foster child other than a child in the care of a children's aid society within the meaning of the *Child and Family Services Act, 1984*, is a monthly

amount equal to \$172 for the first foster child, \$141 for the second foster child and \$116 for each additional foster child.

2. Subsection 13a (1) of the said Regulation, as remade by section 2 of Ontario Regulation 741/86, is amended by striking out "\$450" in the last line and inserting in lieu thereof "\$500".

3. Section 28 of the said Regulation, as made by section 2 of Ontario Regulation 681/86, is revoked and the following substituted therefor:

28.—(1) In this section, "eligible dependant" means,

- (a) a dependent child;
- (b) a foster child referred to in clause 12 (3) (c); and
- (c) a dependent adult who is not a spouse and has not attained twenty-one years of age on the first day of November.

(2) An applicant or recipient who is eligible for general assistance, other than emergency assistance paid under subsection 8 (10), in the month of November and who has one or more eligible dependants in that month shall be paid in that month, in addition to the amount of general assistance, an amount equal to \$84 for each of his or her eligible dependants.

(3) For the purposes of subsection 11 (6), a payment made in accordance with this section shall be deemed to be general assistance paid in accordance with subsection 11 (1) or (5). O. Reg. 713/87, s. 3.

4. Schedules A, B and C of the said Regulation, as remade by section 3 of Ontario Regulation 741/86, are revoked and the following substituted therefor:

Schedule A

AMOUNTS FOR BASIC NEEDS
(Board and Lodging - Profit *)

No. of Dependants Other than a Spouse	One Adult Person				Two Adult Persons			
	Minimum		Maximum		Minimum		Maximum	
	weekly \$	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$
0	Employable: 45.60 198		82.90	360	80.10	348	130.50	567
	Unemployable: 49.30 214		84.90	369				
1	81.00	352	119.90	521	101.70	442	149.80	651
2	103.10	448	139.20	605	120.80	525	167.80	729
3	121.70	529	157.20	683	137.20	596	186.00	808

For each additional dependant in the family in excess of three, add an amount up to \$18.20 weekly or up to \$79 monthly.

* Refer to paragraph 1 of subsection 12(2)

O. Reg. 713/87, s. 4, *part.*

Schedule B

AMOUNTS FOR BASIC NEEDS
(Board and Lodging - Non-Profit *)

No. of Dependants Other than a Spouse	One Adult Person				Two Adult Persons			
	Minimum		Maximum		Minimum		Maximum	
	weekly \$	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$
0	Employable: 45.60 198		64.40	280	80.10	348	119.90	521
	Unemployable: 49.30 214		66.10	287				
1	81.00	352	109.30	475	101.70	442	137.60	598
2	103.10	448	126.80	551	120.80	525	154.40	671
3	121.70	529	143.80	625	137.20	596	171.20	744

For each additional dependant in the family in excess of three, add an amount up to \$17.00 weekly or up to \$74 monthly.

* Refer to paragraph 2 of subsection 12(2)

O. Reg. 713/87, s. 4, *part.*

Schedule C

AMOUNTS FOR BASIC NEEDS

No. of Depend- ants	Depend- ants 16 years and over	Depend- ants 10 - 15 years	Depend- ants 0 - 9 years	One Adult Person		Two Adult Persons	
				weekly \$	monthly \$	weekly \$	monthly \$
0	0	0	0	Employable: 70.90 308		138.30	601
				Unemployable: 72.70 316			
1	0	0	1	120.10	522	157.70	685
	0	1	0	124.50	541	161.10	700
	1	0	0	131.90	573	168.50	732
2	0	0	2	139.50	606	175.80	764
	0	1	1	143.80	625	179.30	779
	0	2	0	147.30	640	181.10	787
	1	0	1	151.20	657	186.70	811
	1	1	0	154.70	672	188.50	819
	2	0	0	162.00	704	195.20	848
3	0	0	3	157.70	685	194.00	843
	0	1	2	162.00	704	197.50	858
	0	2	1	165.50	719	199.30	866
	0	3	0	167.30	727	201.20	874
	1	0	2	169.40	736	204.80	890
	1	1	1	172.80	751	206.70	898
	1	2	0	174.70	759	208.50	906
	2	0	1	180.20	783	213.30	927
	2	1	0	182.00	791	215.20	935
	3	0	0	188.70	820	221.90	964

For each additional dependant in the family in excess of three, add to the appropriate amount set out in the Schedule for a family of three dependants as follows:

	Weekly	Monthly
Dependant 16 years and over.....	\$26.70	\$116
Dependant 10-15 years.....	20.00	87
Dependant 0-9 years.....	18.20	79

O. Reg. 713/87, s. 4, *part.*

5. This Regulation comes into force on the 1st day of January, 1988.

HIGHWAY TRAFFIC ACT

O. Reg. 714/87.

Exemption from the Provisions of
Section 7 of the Act—State of
Kansas.

Made—December 10th, 1987.

Filed—December 18th, 1987.

REGULATION MADE UNDER THE
HIGHWAY TRAFFIC ACTEXEMPTION FROM THE PROVISIONS OF
SECTION 7 OF THE ACT—STATE OF
KANSAS

1. In this Regulation,

(a) "base", in relation to a motor vehicle, means the place,

(i) from which the vehicle is most frequently dispatched, operated or otherwise controlled,

(ii) at which the vehicle is garaged, serviced or maintained, or

(iii) from which the vehicle leaves and to which it returns in its normal operations;

(b) "place of business" means a place or location in the State of Kansas where an owner or lessee of a commercial motor vehicle has a terminal, warehouse, office, garage or a permanent *bona fide* address at which an employee reports and performs regular and continuing service for the owner or lessee or, when used in respect of a household carrier, means the place or location where the carrier or his agent has a terminal, warehouse, office, garage or a permanent *bona fide* address at which an employee reports and

performs regular and continuing service for the carrier or his agent. O. Reg. 714/87, s. 1.

2.—(1) Every commercial motor vehicle that,

(a) is owned or leased by a person who has a place of business in the State of Kansas;

(b) is registered and based in the State of Kansas;

(c) bears number plates issued for the vehicle by the State of Kansas except where the registration referred to in clause (b) is temporary; and

(d) has a gross weight, including the gross weight of any towed vehicles, not exceeding the gross weight shown on the permit issued by the State of Kansas,

is exempt from the provisions of section 7 of the Act during its stay in Ontario, for a period of thirty days commencing with the day the vehicle enters Ontario.

(2) The exemption provided by subsection (1) ceases to apply to a commercial motor vehicle that,

(a) is used or maintained for the transportation of goods or passengers for compensation or in furtherance of a commercial enterprise; or

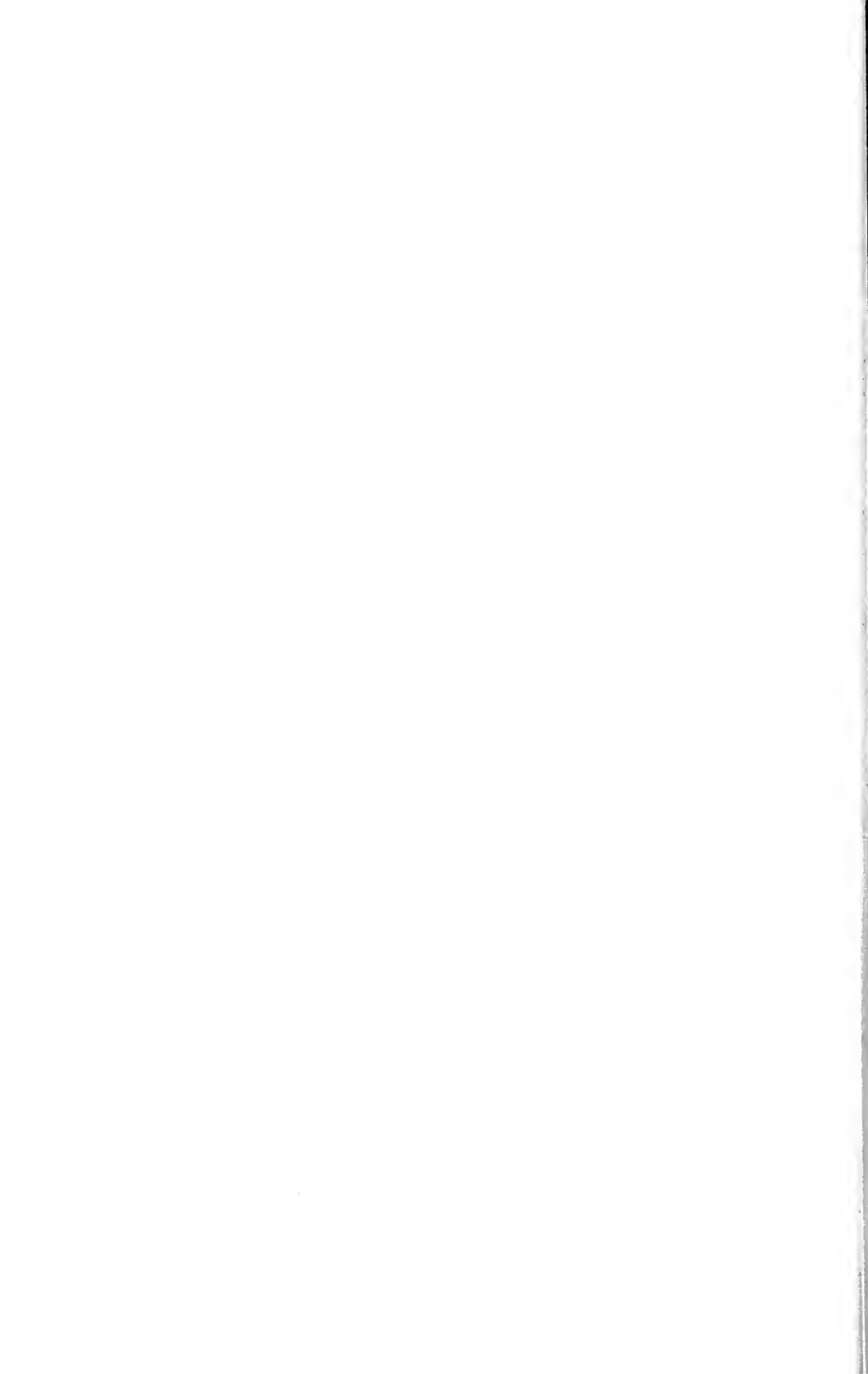
(b) weighs more than 2800 kilograms and does not have a camper unit mounted on it as a functional part of it,

upon the vehicle being used to pick up goods or passengers in Ontario for delivery in Ontario.

(3) The exemption provided by subsection (1) ceases to apply upon the Minister notifying the owner or lessee of the vehicle that in the opinion of the Minister the conditions set out in subsection (1) are not being met. O. Reg. 714/87, s. 2.

(2423)

1



Publications Under The Regulations Act

January 9th, 1988

PLANNING ACT, 1983

O. Reg. 715/87.

Restricted Areas—District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.

Made—December 14th, 1987.

Filed—December 21st, 1987.

REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 672/81 is amended by adding thereto the following section:

96.—(1) Notwithstanding that the land described in subsection (3) is shown on the maps referred to in section 4 as being in a Recreational Commercial Zone, it shall be deemed to be in a Shoreline Residential Zone to which Part II applies.

(2) Notwithstanding paragraph 1 of subsections 24 (1) and (2), the requirements for the minimum lot area for the land described in subsection (3) is 3.2 hectares.

(3) Subsection (1) applies to that parcel of land in the McGregor Bay and the Islands area of Lake Huron in the Territorial District of Manitoulin, being that part of Parcel 722 in the register for the District of Manitoulin, described as parts 1 and 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of Manitoulin (No. 31) as Number 31R-1717. O. Reg. 715/87, s. 1.

PAULINE MORRIS

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

Dated at Toronto, this 14th day of December, 1987.

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 716/87.

Town of Arnprior—Township of McNab Boundary.

Made—December 17th, 1987.

Filed—December 21st, 1987.

ORDER IN COUNCIL

R.O.C. 509/87

WHEREAS The Corporation of the Town of Arnprior and The Corporation of the Township of McNab have entered into an agreement dated the 17th day of June, 1987 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an Order implementing the inter-municipal agreement;

AND WHEREAS three objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

AND WHEREAS the Lieutenant Governor in Council has decided that the public interest in the implementation of the municipal agreement outweighs the objections filed by the objectors;

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the *Municipal Boundary Negotiations Act, 1981* that,

1. On the 1st day of January, 1988, the portion of the Township of McNab described in Schedule A is annexed to the Town of Arnprior.

2. All real property of The Corporation of the Township of McNab situate in the annexed area vests in The Corporation of the Town of Arnprior on the 1st day of January, 1988.

3. On the 1st day of January, 1988, the by-laws of The Corporation of the Town of Arnprior extend to the annexed area and the by-laws of The Corporation of the Township of McNab cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of McNab,

(i) that were passed under section 34 or 41 of the *Planning Act, 1983* or a predecessor of those sections,

(ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, or

(iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the Town of Arnprior;

(b) by-laws of The Corporation of the Township of McNab passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

(c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of McNab.

4. The clerk of The Corporation of the Township of McNab shall forthwith prepare and furnish to the clerk of The Corporation of the Town of Arnprior a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1987, and the persons assessed therefor.

5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of January, 1988 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Arnprior and may be collected by The Corporation of the Town of Arnprior.

(2) The Corporation of the Town of Arnprior shall, on the first day of the month in 1988 following the month in which the amounts referred to in subsection (1) are collected, pay to The Corporation of the Township of McNab an amount equal to the amount of all real property taxes that The Corporation of the Town of Arnprior collected in the annexed area during that month.

(3) The Corporation of the Town of Arnprior shall pay to The Corporation of the Township of McNab an amount equal to the amount of all deemed taxes referred to in subsection (1) together with any accumulated penalty or interest thereon, but excluding any amount stricken off the roll by the Treasurer of the Township of Arnprior as uncollectable, that remain due to The Corporation of the Town of Arnprior and unpaid as of the 1st day of January, 1989.

6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1987 shall continue after that date to be taxes due and payable to The Corporation of the Township of McNab and may be collected by The Corporation of the Township of McNab.

7. For the purposes of the assessment roll to be prepared for the Town of Arnprior under subsection 13 (1) of the *Assessment Act* in 1988, the annexed area shall be deemed to be a part of the Town of Arnprior.

8. The clerk of The Corporation of the Township of McNab shall, on or before the 30th day of January, 1988, and on or before the 30th day of January in each successive year, prepare and furnish to the clerk of The Corporation of the Town of Arnprior a special collector's roll showing the amounts owing on lands in the annexed area which are assessed under the *Drainage Act*, the *Tile Drainage Act*, the *Shoreline Property Assistance Act*, the *Housing Development Act* and the *Local Improvement Act* in respect of debentures or long-term obligations issued on the credit of the Township of McNab, the legislative authority under which such amounts are levied, the lands and persons assessed therefor and the dates on which the said amounts are due and payable.

9. All amounts referred to in section 8, including any penalty, interest or other charges that may be added thereto, shall be deemed to be amounts owing to the Town of Arnprior as of the date the amounts become due and payable, and the Town of Arnprior may enforce the collection of these amounts in accordance with the Act under which the amount was levied.

10. The Corporation of the Town of Arnprior shall pay to The Corporation of the Township of McNab all amounts referred to in section 8 immediately prior to the amounts becoming due and payable.

11. The land described in Schedule A, except those lands described in Schedules B, C and D, is established as a special area for municipal tax purposes and, for properties in that area,

(a) in the year 1988, each property shall pay an amount of taxes calculated by multiplying the 1988 total mill rate for the Town of Arnprior for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Arnprior for the 1988 tax year, and subtracting therefrom 100 per cent of the tax differential established under section 12;

(b) in the year 1989, each property shall pay an amount of taxes calculated by multiplying the 1989 total mill rate for the Town of Arnprior for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Arnprior for the 1989 tax year, and subtracting therefrom 80 per cent of the tax differential established under section 12;

(c) in the year 1990, each property shall pay an amount of taxes calculated by multiplying the 1990 total mill rate for the Town of Arnprior for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Arnprior for the 1990 tax year, and subtracting therefrom 60 per cent of the tax differential established under section 12;

(d) in the year 1991, each property shall pay an amount of taxes calculated by multiplying the 1991 total mill rate for the Town of Arnprior for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Arnprior for the 1991 tax year, and subtracting therefrom 40 per cent of the tax differential established under section 12; and

(e) in the year 1992, each property shall pay an amount of taxes calculated by multiplying the 1992 total mill rate for the Town of Arnprior for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Arnprior for the 1992 tax year, and subtracting therefrom 20 per cent of the tax differential established under section 12.

12.—(1) In this section,

“town assessment” means the assessment on a property as shown in the last returned assessment roll for the 1988 tax year;

“township assessment” means,

(a) in the case of a township property entirely included in the annexed area, the assessment on that property prepared by the assessment commissioner in 1986 for the 1987 tax year, as adjusted by such additional assessments as have been made under section 32 or 33 of the *Assessment Act* in respect of the 1987 tax year, as the assessment existed prior to the date of annexation,

(b) in the case of a township property divided by the annexation, the assessment of the entire property prepared by the assessment commissioner in 1986 for the 1987 tax year, as adjusted by such additional assessment as have been made under section 32 or 33 of the *Assessment Act* in respect of the 1987 tax

year, as the assessment existed on the day prior to the date of annexation, minus the assessment as shown on the last returned assessment roll for the 1988 tax year for that portion of the property remaining in the township, and

(c) in the case of a property consolidated by the annexation, the town assessment minus the assessment on that portion of the property previously in the Town of Arnprior prepared by the assessment commissioner in 1986 for the 1987 tax year, as adjusted by such additional assessments as have been made under section 32 or 33 of the *Assessment Act* in respect of the 1987 tax year, as it existed on the day prior to the date of the annexation.

(2) In the year 1988, the Treasurer of The Corporation of the Town of Arnprior shall establish a tax differential for each property in the annexed area by calculating the product of the 1988 mill rate for the Town of Arnprior for all purposes and the Town assessment for that property and subtracting therefrom the product of the 1988 total mill rate for the Township of McNab for all purposes and the Township assessment on that property.

13.—(1) For land described in Schedule A, except those lands described in Schedules B, C and D, the phase-in period means 1988, 1989, 1990, 1991 and 1992.

(2) If two or more properties in the annexed area are consolidated during the phase-in period, the tax differentials for those properties shall be consolidated to establish a new tax differential for the consolidated property.

(3) If the total assessment of the consolidated property is less than the aggregate of the assessments on the constituent properties, the new tax differential shall be diminished in the same proportion and at the same time as the total assessment is diminished.

(4) If a property in the annexed area is severed or subdivided during the phase-in period, the tax differential shall be allocated to each of the divided parts of the property in the same proportion as the assessment of each part bears to the aggregate of all of the assessments making up the original property at the time of the division of that property but in no case shall the total of the tax differential be increased.

14.—(1) In this section,

“the Boeing property” means the property described in Schedule B;

“the Federal Study Centre property” means the property described in Schedule C.

(2) The Corporation of the Town of Arnprior shall pay to The Corporation of the Township of McNab,

- (a) as compensation for the loss of taxes from the Boeing property, the sum of \$362,834.20, of which \$36,283.42 shall be payable in 1988 and in each succeeding year to 1997, inclusive; and
- (b) as compensation for the loss of taxes from the Federal Study Centre property, the sum of \$340,152.90, of which \$34,015.29 shall be payable in 1988 and in each succeeding year to 1997, inclusive.

(3) If at any time either the Boeing property or the Federal Study Centre property are reassessed as residential, the amount of compensation referred to in subsection (2) shall be adjusted to an amount equal to the taxes, or the payments in lieu of taxes, for local purposes after the reassessment, starting in the year after the reassessment and applying to every year that the reassessment is in effect.

(4) The Corporation of the Town of Arnprior shall pay to The Corporation of the Township of McNab, as compensation for the loss of taxes from the annexed area excluding those properties described in Schedules B and C, the sum of \$111,707.12 of which,

- (a) \$13,963.39 shall be payable in 1988 to 1993, inclusive;
- (b) \$11,170.71 shall be payable in 1994;
- (c) \$8,378.03 shall be payable in 1995;
- (d) \$5,585.36 shall be payable in 1996; and
- (e) \$2,792.68 shall be payable in 1997.

15.—(1) The Corporation of the Town of Arnprior shall pay to The Corporation of the Township of McNab an amount equal to 15 per cent of the taxes for local purposes paid to the Town of Arnprior with respect to any new industrial or commercial development in the annexed area if the construction value, as reported on the application for a building permit, is \$75,000 or greater.

(2) The payments referred to in subsection (1) shall commence the year after the new assessment is added to the roll and shall continue for a period of five years.

(3) Despite subsections (1) and (2), no payments are required to be made on or after the 1st day of January, 1988.

16.—(1) In this section, "the recreation benefit area" refers to the land described in Schedule E.

(2) The Corporation of the Township of McNab shall pay to The Corporation of the Town of Arnprior, on the first day of each month from the 1st day of January, 1987 to the 1st day of December, 2003, inclusive, an amount for recreation calculated by multiplying the population of the recreation benefit area by \$25.23.

(3) The clerks of The Corporation of the Town of Arnprior and The Corporation of the Township of McNab shall calculate, in consultation with the Ministry of Revenue, the population of the recreation benefit area in September, 1988.

(4) If any financial adjustment of the recreation payments occur because of the calculation in subsection (3), it shall be made retroactive to the 1st day of January, 1988 and shall appear in the payment made to The Corporation of the Town of Arnprior on the 1st day of October, 1988.

(5) In years subsequent to 1988, the clerks of The Corporation of the Town of Arnprior and The Corporation of the Township of McNab shall recalculate the population of the recreation benefit area after receiving the results of each regular municipal enumeration of the Ministry of Revenue and in any year until 2003 that an annexation occurs under section 20.

(6) Despite subsections (2) and (4), the maximum payment that shall be made in any one year shall not exceed \$44,150.

(7) The Township of McNab shall continue to have representation on the Recreation and Community Centres Board during the life of the recreation agreement.

17. Unless otherwise provided herein, all payments of grants from The Corporation of the Town of Arnprior to The Corporation of the Township of McNab referred to in sections 14 and 15 shall be paid in the following manner,

- (a) 50 per cent by the 31st day of March in each year; and
- (b) 50 per cent by the 30th day of September in each year.

18. The matters referred to in sections 8, 14 and 15 are deemed to be matters within the meaning of subsection 149 (2) of the *Municipal Act*.

19. The Corporation of the Town of Arnprior shall pay to The Corporation of the Township of McNab, as compensation for one-time costs related to the annexation, the sum of \$70,000 of which,

- (a) \$35,000 shall be payable on the 4th day of January, 1988; and
- (b) \$35,000 shall be payable on the 2nd day of January, 1989.

20. The Corporation of the Town of Arnprior or The Corporation of the Township of McNab shall not apply for a further change to the municipal boundary before the 1st day of January, 2008 unless the council of the other party is consulted and agrees, by council resolution, to the application before the application is submitted.

21. The agreement between The Corporation of the Town of Arnprior and The Corporation of the Township of McNab entered into on the 17th day of June, 1987 is hereby given effect. O. Reg. 716/87.

Recommended

JOHN EAKINS
*Minister of Municipal
Affairs*

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, December 17, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule A

PORTION OF THE TOWNSHIP OF McNAB TO BE ANNEXED TO THE TOWN OF ARNPRIOR ON JANUARY 1, 1988

1. Beginning at the westerly angle of the Town of Arnprior;

Thence westerly along the centre line of the road allowance between lots 5 and 6 of the Township of McNab to the centre line of the King's Highway Number 17;

Thence southerly along the centre line of the said King's Highway to intersect the southerly limit of Flat Rapids Drive;

Thence westerly along the said southerly limit to intersect the centre line of the road allowance between concessions A and XI of the Township of McNab;

Thence southeasterly along the centre line of the said road allowance to intersect a line parallel with the southeasterly limit of Lot 5 in the said Concession A distant 32.004 metres measured northwesterly from the southerly angle of that Lot;

Thence northeasterly along the said parallel line to a point distant 128.016 metres from the southwesterly limit of that Lot;

Thence southeasterly and parallel with the said southwesterly limit 32.004 metres to the northwesterly limit of Lot 4 in the said Concession;

Thence southwesterly along the northwesterly limit of that Lot to a point distant 45.72 metres measured northeasterly therealong from the westerly angle of that Lot;

Thence southeasterly and parallel with the southwesterly limit of that Lot to intersect a line parallel with and distant 45.72 metres measured northwesterly therealong from the northwesterly limit of Wabalac Drive;

Thence northeasterly and parallel with Wabalac Drive to intersect the southwesterly limit of Vanjumar Road;

Thence southeasterly along the said southwesterly limit to the centre line of White Lake Road;

Thence southwesterly along the said centre line to the centre line of Concession XI of the Township of McNab;

Thence southeasterly along the said centre line to the middle of Lake Madawaska;

Thence easterly along the said middle to the southeasterly boundary of the Township of McNab;

Thence northeasterly along the southeasterly boundary of the said Township to the southwesterly boundary of the Town of Arnprior;

Thence northwesterly along the said southwesterly boundary to the place of beginning.

2. Beginning at the intersection of the southeasterly boundary of the Township of McNab and the southerly limit of the right of way of the Canadian National Railways;

Thence westerly along the southerly limit of the said right of way to the northwesterly limit of Lot 1 in Concession C of the Township of McNab;

Thence southwesterly along that northwesterly limit to the easterly limit of Short Street;

Thence southerly along the said easterly limit to the centre line of Concession C;

Thence southeasterly along the said centre line to the southeasterly boundary of the said Township;

Thence northeasterly along the said southeasterly boundary to the place of beginning. O. Reg. 716/87, Sched. A.

Schedule B

BOEING AIRCRAFT

That parcel of land situate in the Township of McNab, being that part of lots 2 and 3 in Concession XII of the said Township, being Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Renfrew (No. 49) as Number 49R-2437 and parts 7 and 8 as shown on a Plan deposited in the said Registry Office as Number 49R-6886. O. Reg. 716/87, Sched. B.

Schedule C

FEDERAL STUDY CENTRE

That parcel of land situate in the Township of McNab, being that part of Lot 2 in Concession XII of

the said Township, being Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Renfrew (No. 49) as Number 49R-4712. O. Reg. 716/87, Sched. C.

Schedule D

SOUTH RENFREW MUNICIPAL AIRPORT

That parcel of land situate in the Township of McNab, being that part of lots 1, 2 and 3 in Concession XII of the said Township, being parts 1, 2, 3, 4, 5, 6 and 9 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Renfrew (No. 49) as Number 49R-6886. O. Reg. 716/87, Sched. D.

Schedule E

1. Beginning at the southerly angle of the Town of Arnprior;

Thence southwesterly along the southeasterly boundary of the Township of McNab to the northeasterly high water mark of Lake Madawaska;

Thence westerly along the said high water mark to the centre line of Concession XI of the said Township;

Thence northwesterly along the said centre line to the northwesterly limit of the easterly half of Lot 7;

Thence northeasterly along the northwesterly limit of Lot 7 in concessions XI, A, B and C of the said Township to the southerly high water mark of the Ottawa River;

Thence easterly along the said high water mark to the centre line of Division Street;

Thence southwesterly along the said centre line to the westerly angle of the Town of Arnprior;

Thence southeasterly along the southwesterly boundary of the said Town to the place of beginning.

2. Beginning at southerly angle of Lot 10 in Concession B of the Township of McNab;

Thence northwesterly along the southwesterly limit of lots 10 and 11 in the said Concession to the northwesterly limit of that Lot 11;

Thence northeasterly along that northwesterly limit to the southwesterly boundary of the Village of Braeside;

Thence southeasterly and northeasterly following the southerly boundaries of the said Village to the southwesterly limit of County Road Number 1;

Thence southeasterly along the southwesterly limit of the said County Road to the southeasterly limit of Lot 10 in the said Concession;

Thence southwesterly along that southeasterly limit to the place of beginning. O. Reg. 716/87, Sched. E.

(2440)

2

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 717/87.

Town of Tilbury—Township of Tilbury
North Boundary.

Made—December 17th, 1987.

Filed—December 21st, 1987.

ORDER IN COUNCIL

R.O.C. 510/87

WHEREAS The Corporation of the Town of Tilbury and The Corporation of the Township of Tilbury North have entered into an agreement dated the 14th day of June, 1987 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an Order implementing the inter-municipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the *Municipal Boundary Negotiations Act, 1981* that,

1. On the 1st day of January, 1988, the portion of the Township of Tilbury North described in the Schedule is annexed to the Town of Tilbury.

2. All real property of The Corporation of the Township of Tilbury North situate in the annexed area vests in The Corporation of the Town of Tilbury on the 1st day of January, 1988.

3. On the 1st day of January, 1988, the by-laws of The Corporation of the Town of Tilbury extend to the annexed area and the by-laws of The Corporation of the Township of Tilbury North cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of Tilbury North,

- (i) that were passed under section 34 or 41 of the *Planning Act, 1983* or a predecessor of those sections,
- (ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, or
- (iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the Town of Tilbury;

- (b) by-laws of The Corporation of the Township of Tilbury North passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

- (c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Tilbury North.

4. The clerk of The Corporation of the Township of Tilbury North shall forthwith prepare and furnish to the clerk of The Corporation of the Town of Tilbury a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1987 and the persons assessed therefor.

5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1987 shall be deemed on the 1st day of January, 1988 to be taxes due and payable to The Corporation of the Town of Tilbury and may be collected by The Corporation of the Town of Tilbury.

(2) On or before the 1st day of April, 1988, The Corporation of the Town of Tilbury shall pay to The Corporation of the Township of Tilbury North an amount equal to the amount of all real property taxes that The Corporation of the Town of Tilbury is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 31st day of December, 1987.

6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1987 shall continue after that date to be taxes due and payable to The Corporation of the Township of Tilbury North and may be collected by The Corporation of the Township of Tilbury North.

7. For the purposes of the assessment roll to be prepared for the Town of Tilbury under subsection 13 (1)

of the *Assessment Act* in 1987, the annexed area shall be deemed to be a part of the Town of Tilbury.

8. The agreement between The Corporation of the Town of Tilbury and The Corporation of the Township of Tilbury North entered into on the 14th day of June, 1987 is hereby given effect. O. Reg. 717/87.

Recommended

JOHN EAKINS
Minister of Municipal Affairs

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, December 17, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule

AREA TO BE ANNEXED TO THE TOWN OF TILBURY

The portion of Lot 22 in Concession III of the Township of Tilbury North being Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Essex (No. 12) as Number 12R-8779 and the Land Registry Office for the Registry Division of Kent (No. 24) as Number 24R-3735. O. Reg. 717/87, Sched.

(2441)

2

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 718/87.

City of Chatham—Township of Chatham Boundary.

Made—December 17th, 1987.

Filed—December 21st, 1987.

ORDER IN COUNCIL

R.O.C. 511/87

WHEREAS The Corporation of the City of Chatham and The Corporation of the Township of Chatham have entered into an agreement dated the 8th day of June, 1987 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an Order implementing the inter-municipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the *Municipal Boundary Negotiations Act, 1981* that,

1. On the 1st day of January, 1988, the portion of the Township of Chatham described in the Schedule is annexed to the City of Chatham.

2. All real property of The Corporation of the Township of Chatham situate in the annexed area vests in The Corporation of the City of Chatham on the 1st day of January, 1988.

3. On the 1st day of January, 1988, the by-laws of The Corporation of the City of Chatham extend to the annexed area and the by-laws of The Corporation of the Township of Chatham cease to apply to such area, except,

(a) by-laws of The Corporation of the Township of Chatham,

(i) that were passed under section 34 of the *Planning Act, 1983* or a predecessor of that section,

(ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, or

(iii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the City of Chatham;

(b) by-laws of The Corporation of the Township of Chatham passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

(c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Chatham.

4. The clerk of The Corporation of the Township of Chatham shall forthwith prepare and furnish to the clerk of The Corporation of the City of Chatham a special collector's roll showing all arrears of taxes or

special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1987, and the persons assessed therefor.

5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1987 shall be deemed on the 1st day of January, 1988 to be taxes due and payable to The Corporation of the City of Chatham and may be collected by The Corporation of the City of Chatham.

(2) On or before the 1st day of April, 1988, The Corporation of the City of Chatham shall pay to The Corporation of the Township of Chatham an amount equal to the amount of all real property taxes that The Corporation of the City of Chatham is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 31st day of December, 1987.

6. All business taxes levied and uncollected in the annexed area that are due and unpaid on the 31st day of December, 1987 shall continue after that date to be taxes due and payable to The Corporation of the Township of Chatham and may be collected by the Corporation of the Township of Chatham.

7. For the purposes of the assessment roll to be prepared for the City of Chatham under subsection 13 (1) of the *Assessment Act* in 1987, the annexed area shall be deemed to be a part of the City of Chatham.

8. The agreement between The Corporation of the City of Chatham and The Corporation of the Township of Chatham entered into on the 8th day of June, 1987 is hereby given effect. O. Reg. 718/87.

Recommended

JOHN EAKINS
Minister of Municipal
Affairs

Concurred

MURRAY ELSTON
Chairman

Approved and Ordered, December 17, 1987.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule

AREA TO BE ANNEXED TO THE CITY OF CHATHAM

That parcel of land in the Township of Chatham in the County of Kent, being Lot 8 according to the Registrar's Compiled Plan Number 779 and described as that part of Lot 4 in Concession 1, designated as parts 1 and 2 on Reference Plan 24R-1487 deposited in the Registry Office for the Registry Division of the County of Kent. O. Reg. 718/87, Sched.

(2442)

2

GAME AND FISH ACT**O. Reg. 719/87.**

Hunting Licences.

Made—December 17th, 1987.

Filed—December 21st, 1987.

**REGULATION TO AMEND
REGULATION 420 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1. Schedule 3 to Regulation 420 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 519/86 and amended by section 1 of Ontario Regulation 520/86 and section 4 of Ontario Regulation 688/86, is further amended by striking out,

(a) "9.50" in Column 2 and ".50" in Column 3, both opposite Form 4 in Column 1, and inserting in lieu thereof "16.00" and "1.50", respectively; and

(b) "23.50" in Column 2 opposite Form 9 in Column 1 and inserting in lieu thereof "78.50".

2. This Regulation comes into force on the 1st day of January, 1988.

(2443)

2

PLANNING ACT, 1983**O. Reg. 720/87.**

Zoning Areas—Territorial District of Thunder Bay, Geographic Township of Gorham.

Made—December 2nd, 1987.

Filed—December 22nd, 1987.

**REGULATION TO AMEND
ONTARIO REGULATION 413/86
MADE UNDER THE
PLANNING ACT, 1983**

1. Schedule 2 to Ontario Regulation 413/86 is amended by adding thereto the following section:

2.—(1) Notwithstanding that the land described in subsection (2) is shown on a map referred to in section 4 as being in a Rural Zone, it shall be deemed to be in an Institutional Zone to which Part IV applies.

PAULINE MORRIS*Director**Plans Administration Branch**North and East**Ministry of Municipal Affairs*

Dated at Toronto, this 2nd day of December, 1987.

(2445)

2

**ONTARIO MUNICIPAL EMPLOYEES
RETIREMENT SYSTEM ACT**

O. Reg. 721/87.

General.

Made—December 17th, 1987.

Filed—December 22nd, 1987.

**REGULATION TO AMEND
REGULATION 724 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
ONTARIO MUNICIPAL
EMPLOYEES RETIREMENT
SYSTEM ACT**

1. Section 13 of Regulation 724 of Revised Regulations of Ontario, 1980, as amended by section 7 of Ontario Regulation 70/83, section 4 of Ontario Regulation 92/87 and section 1 of Ontario Regulation 343/87, is further amended by adding thereto the following subsections:

(3e) Notwithstanding subsections (3a) and (3d), if on the 1st day of July, 1987 a member was entitled to a disability benefit under subsection (3) and on the 1st day of January, 1988 continues to be so entitled, the member's deemed annual rate of contributory earnings referred to in clause (3a) (a) and deemed Year's Maximum Pensionable Earnings referred to in clause (3a) (b) shall be increased on the 1st day of January, 1988 by the inflation adjustment as defined in subsection 19a (2).

(3f) Notwithstanding subsections (3e) and (3h), a member's deemed Year's Maximum Pensionable Earnings shall not exceed, for any year, the actual Year's Maximum Pensionable Earnings as defined in the *Canada Pension Plan* for that year.

(3g) Notwithstanding subsections (3a) and (3d), if on the 1st day of July, 1987 a member was entitled to a

disability benefit under subsection (3) and on the 1st day of January, 1988,

- (a) the member is entitled to a pension;
- (b) the member is entitled to a deferred pension; or
- (c) the member's spouse or children are entitled to a pension in respect of the deceased member,

the pension referred to in clause (a), (b) or (c) shall be increased on the 1st day of January, 1988 by the inflation adjustment, as defined in subsection 19a (2), that would have been applicable had the member continued to be entitled to a disability benefit under subsection (3) on the 1st day of January, 1988.

(3h) Notwithstanding subsections (3) to (3g), for the purposes of calculating a pension in the manner prescribed in section 12, for each year prior to 1988 a member's deemed contributory earnings as described in clause (3a) (a) and deemed Year's Maximum Pensionable Earnings as described in clause (3a) (b) shall be increased by the inflation adjustment defined in subsection 19a (2) with necessary modifications. O. Reg. 721/87, s. 1.

2.—(1) Subsection 14 (5) of the said Regulation, as remade by section 5 of Ontario Regulation 92/87, is revoked and the following substituted therefor:

(5) The annual amount of pension payable under this section in respect of a member,

- (a) to a widow or widower shall be,
 - (i) where the member was receiving or was entitled to receive a pension immediately before his or her death, 60 per cent of the annual amount of that pension, except that for purposes of determining the annual amount of the pension in the case of a member who retired before the 1st day of January, 1978 on an early retirement pension and who died on or after that day, his or her pension shall be increased to the amount it would have been if it had not been reduced for early retirement, or
 - (ii) where the member has died on or after the 1st day of January, 1978 and was not receiving or entitled to receive a pension immediately before his or her death, an amount determined by taking 60 per cent of the annual amount of pension calculated in the manner prescribed in section 12,

and, in respect of each surviving child of the member while such child is under the age of twenty-one years, the amount of pension payable shall be increased by one-sixth, but in no event shall the total amount of such increase exceed 25 per cent of an amount determined under subclause (i) or (ii); or

- (b) to a child shall be,
 - (i) where the member was receiving or entitled to receive a pension immediately before his or her death, 60 per cent of the annual amount of that pension, except that for purposes of determining the annual amount of the pension in the case of a member who retired before the 1st day of January, 1978 on an early retirement pension and who died on or after that day, his or her pension shall be increased to the amount it would have been if it had not been reduced for early retirement,
 - (ii) where the member has died on or after the 1st day of January, 1978 and was not receiving or entitled to receive a pension immediately before his or her death, an amount determined by taking 60 per cent of the annual amount of pension calculated in the manner prescribed in section 12, or
 - (iii) where the widow or widower was receiving or was entitled to receive a pension immediately before his or her death, the amount of pension the widow or widower was receiving or was entitled to receive excluding any adjustment in respect of each surviving child of the member,

divided by the number of children of the member under the age of twenty-one years surviving at the date of the member's death. O. Reg. 721/87, s. 2 (1).

(2) Section 14 of the said Regulation, as remade by section 5 of Ontario Regulation 92/87 and amended by section 2 of Ontario Regulation 343/87, is further amended by adding thereto the following subsection:

(17) Any person receiving or entitled to receive a pension under this section on the 1st day of January, 1988 shall have his or her pension recalculated as if this Regulation, as it read on the 1st day of January, 1988, had been in effect on the date of death of the former member whose pension or pension entitlement was the basis of calculation of the pension or pension entitlement of the person, but the recalculated pension shall be payable only from and after the 1st day of January, 1988. O. Reg. 721/87, s. 2 (2).

3. Section 15 of the said Regulation, as amended by section 8 of Ontario Regulation 70/83 and section 3 of Ontario Regulation 343/87, is further amended by adding thereto the following subsections:

(7) Notwithstanding subsections (3) and (6), if on the 1st day of July, 1987 a member was entitled to a deferred pension and on the 1st day of January, 1988,

- (a) the member continues to be entitled to a deferred pension;
- (b) the member is entitled to a pension; or
- (c) the member's spouse or children are entitled to a pension in respect of the deceased member,

the pension referred to in clause (a), (b) or (c) shall be increased on the 1st day of January, 1988 by the inflation adjustment, as defined in subsection 19a (2), that would have been applicable had the member continued to be entitled to a deferred pension on the 1st day of January, 1988.

(8) For the purposes of subsection (3), any increase to a member's deferred pension under subsections (6) and (7) shall be deemed to apply to the amount of the reduction referred to in subsection 12 (4) which occurs when the member becomes entitled to a pension under the *Canada Pension Plan* that is unreduced for early retirement. O. Reg. 721/87, s. 3.

4. Subsection 18 (3) of the said Regulation, as remade by section 7 of Ontario Regulation 92/87, is revoked and the following substituted therefor:

(3) For the purposes of this section, interest on a contribution shall be calculated at the rate of 3 per cent per annum up to the 31st day of December, 1977, 5 per cent per annum up to the 31st day of December, 1986, and thereafter at a rate equal to the average monthly yield in the previous calendar year of five-year personal fixed term chartered bank deposit rates as determined from the Canadian Socio-Economic Information Management (CANSIM) Series B 14045 published monthly in the Bank of Canada Review.

(4) Notwithstanding subsection (3), any person whose written request for a refund under subsection (1) is effective on or before the 31st day of December, 1987, for the purposes of this section, interest on a contribution shall be calculated at the rate of 6.5 per cent per annum in respect of 1987.

(5) For the purposes of this section, interest shall be calculated in a manner consistent with the requirements of the *Pension Benefits Act*. O. Reg. 721/87, s. 4.

5. The said Regulation is amended by adding thereto the following section:

19a.—(1) In this section, "inflation increase" means the percentage increase of the June, 1987 Consumer Price Index for Canada over,

- (a) where a pension was payable on the 1st day of July, 1987 to a person, the Consumer Price Index for Canada for the month in which the person's pension commenced;
- (b) notwithstanding clause (a), where a pension was payable on the 1st day of July, 1987 in respect of a deceased person to a spouse or child of that person, the Consumer Price Index for Canada for the earlier of the month in which the spouse's or child's pension commenced or the month in which the deceased person's pension had commenced, as the case may be;
- (c) where on the 1st day of July, 1987 a member was entitled to a deferred pension under section 15, the Consumer Price Index for Canada for the month in which the member became so entitled; or
- (d) where on the 1st day of July, 1987 a member was entitled to a disability benefit under subsection 13 (3), the Consumer Price Index for Canada for the month in which the member became so entitled.

(2) For the purposes of this section, the inflation adjustment with respect to any person is 60 per cent of the inflation increase minus the total per cent increase to the 31st day of December, 1987 under section 19, subsection 15 (6) or subsection 13 (3d) or a predecessor thereof applicable to a pension, deferred pension or in respect of a disability benefit under subsection 13 (3) payable to such person, as the case may be.

(3) Notwithstanding subsection (1), the inflation adjustment shall not be less than zero.

(4) The pension payable to a person during his or her lifetime shall be determined in accordance with this Regulation or the predecessor thereof in force at the commencement of the pension to the person but,

- (a) where a pension is payable to a person on the 1st day of January, 1988 in respect of a pension that was being paid on the 1st day of July, 1987, the pension payable to the person on the 1st day of January, 1988 shall be increased by the inflation adjustment described in subsection (2); and
- (b) where a person who would have been entitled to an increase under clause (a) dies before the 1st day of January, 1988, the pension payable in respect of that deceased person to another person or persons on the 1st day of

January, 1988 shall be increased on that date by the inflation adjustment that would have been payable under clause (a) to the deceased person had he or she not died. O. Reg. 721/87, s. 5.

6. This Regulation comes into force on the 1st day of January, 1988.

(2446)

2

HEALING ARTS RADIATION
PROTECTION ACT

O. Reg. 722/87.
X-Ray Safety Code.
Made—December 23rd, 1987.
Filed—December 23rd, 1987.

REGULATION TO AMEND
ONTARIO REGULATION 45/84
MADE UNDER THE
HEALING ARTS RADIATION
PROTECTION ACT

1. Paragraph 3 of subsection 4 (3) of Ontario Regulation 45/84, as made by section 2 of Ontario Regulation 511/85, is amended by striking out “or” at the end of subparagraph iv and by adding thereto the following subparagraphs:

vi. Toronto School of Business Inc.,
5631 Yonge Street,
Willowdale, Ontario, or

vii. Barnett—Christie Corporation
carrying on business as the
College of Business Training,
2820 Danforth Avenue,
Toronto, Ontario.

(2463)

2

PENSION BENEFITS ACT

O. Reg. 723/87.
To Revoke Certain Regulations.
Made—December 23rd, 1987.
Filed—December 24th, 1987.

REGULATION TO REVOKE
CERTAIN REGULATIONS
MADE UNDER THE
PENSION BENEFITS ACT

1. Regulation 746 of Revised Regulations of Ontario, 1980 and Ontario Regulations 101/81, 262/82, 500/83, 73/84, 620/84, 680/85, 353/86, 692/86, 31/87, 238/87, 486/87 and 707/87 are revoked.
2. Ontario Regulation 166/81 is revoked.
3. Ontario Regulation 323/85 is revoked.
4. This Regulation comes into force on the 1st day of January, 1988.

(2464)

2

Publications Under The Regulations Act

January 16th, 1988

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 724/87.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth),
Town of Dundas.

Made—December 14th, 1987.

Filed—December 29th, 1987.

REGULATION TO AMEND ONTARIO REGULATION 486/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 486/73 is amended by adding thereto the following section:

25.—(1) One single-family dwelling together with buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Maximum number of storeys	1
Maximum floor area of single-family dwelling	200 square metres
Maximum height of any building or structure	8 metres
Minimum front yard	9 metres
Minimum side yards	3 metres on one side and 2 metres on the other side
Minimum rear yard	12 metres

(2) Subsection (1) applies to that parcel of land in the Town of Dundas in The Regional Municipality of Hamilton, formerly in the County of Wentworth, being that part of Lot 3 on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 967, designated as Part 2 on Reference Plan 62R-8907 deposited in the said Land Registry Office. O. Reg. 724/87, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

Dated at Toronto, this 14th day of December, 1987.

(2467)

3

LIVE STOCK COMMUNITY SALES ACT

O. Reg. 725/87.

General.

Made—December 17th, 1987.

Filed—December 29th, 1987.

REGULATION TO AMEND REGULATION 586 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIVE STOCK COMMUNITY SALES ACT

1. Section 1 of Regulation 586 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. The following classes of community sales are established:

1. Class 1, consisting of community sales that are held not more than once in any week.
2. Class 2, consisting of community sales that are held not more than twice in any week.
3. Class 3, consisting of community sales that are held more than twice in any week and that have premises where cattle to be sold for slaughter may be segregated.
4. Class 4, consisting of community sales that are held not more than twice in any week and that are held primarily for the purpose of selling pure bred live stock registered in accordance with the *Live Stock Pedigree Act* (Canada). O. Reg. 725/87, s. 1.

2. Subsections 3 (1), (2), (3) and (4) of the said Regulation are revoked and the following substituted therefor:

(1) An application for the issue or renewal of a licence to engage in the business of operating community sales shall be made to the Director on a form provided by the Director.

(2) The fee for a licence shall accompany the application and is,

(a) where the licence is for a period commencing before the 1st day of July in any year for,

(i) Class 1 community sales, \$300,

(ii) Class 2 community sales, \$600,

(iii) Class 3 community sales, \$1500, and

(iv) Class 4 community sales, \$400; and

(b) where the licence is for a period commencing on or after the 1st day of July in any year, one half the fee prescribed in clause (a).

(3) Where,

(a) a licence was issued for Class 1 community sales; and

(b) during the same licence year, an application is made for a licence for Class 2 community sales,

the fee for the licence for Class 2 community sales is \$300 where it is for a period commencing before the 1st day of July in the licence year or \$150 where it is for a period commencing thereafter, and such fee is in addition to the fee paid for the licence for Class 1 community sales. O. Reg. 725/87, s. 2.

3. Section 4 of the said Regulation, as amended by section 1 of Ontario Regulation 775/81, is revoked and the following substituted therefor:

4.—(1) An operator licensed for Class 1 or Class 2 community sales may apply for a special licence to hold an extra community sale not authorized by the licence for Class 1 or Class 2 community sales.

(2) No operator shall be granted more than six special licences in any year.

(3) An application for a special licence shall be made to the Director on a form provided by the Director and shall be filed not less than thirty days before the day on which the extra community sale is to be held.

(4) The fee for a special licence is \$25 and shall accompany the application.

(5) The date on which the extra community sale is to be held shall be designated on the special licence. O. Reg. 725/87, s. 3.

4.—(1) Section 5 of the said Regulation, as amended by section 1 of Ontario Regulation 258/85, is further amended by adding thereto the following clause:

(da) provide the Director with at least thirty days prior written notice of any day on which a community sale is to be held unless the day was specified in the application for the licence;

(2) Clauses 5 (g), (h) and (i) of the said Regulation are revoked and the following substituted therefor:

(g) if it is a licence for Class 1 community sales, hold not more than one community sale in any week;

(h) if it is a licence for Class 2 or Class 4 community sales, hold not more than two community sales in any week.

5. Subsection 6 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The amount of security provided under subsection (1) shall be in the case of a licence for community sales of,

(a) Class 1,

(i) \$10,000 where the annual average gross return per sale is not more than \$50,000,

(ii) \$20,000 where the annual average gross return per sale is more than \$50,000 but not more than \$200,000, and

(iii) \$25,000 where the annual average gross return per sale is more than \$200,000;

(b) Class 2, \$25,000;

(c) Class 3, \$50,000; and

(d) Class 4,

(i) \$30,000 where the annual average gross return per sale is not more than \$100,000, and

(ii) \$60,000 where the annual average gross return per sale is more than \$100,000. O. Reg. 725/87, s. 5.

6. Section 10 of the said Regulation, as remade by section 3 of Ontario Regulation 258/85, is revoked and the following substituted therefor:

10.—(1) Every operator shall clean and disinfect the premises before receiving any live stock for the purpose of a community sale.

(2) Every operator licensed for Class 3 community sales shall clean and disinfect that part of the premises where cattle to be sold for slaughter are segregated at least once a week. O. Reg. 725/87, s. 6.

7. Section 15 of the said Regulation, as remade by section 3 of Ontario Regulation 258/85, is revoked and the following substituted therefor:

15.—(1) No operator shall accept any live stock for sale at a community sale after 9 p.m. on the day of holding the sale.

(2) Subsection (1) does not apply to the accepting of cattle to be sold for slaughter by an operator licensed for Class 3 community sales. O. Reg. 725/87, s. 7.

8. Forms 1, 2, 4 and 5 of the said Regulation are revoked.

(2468)

3

CORRECTION

O. Reg. 708/87 under the *Pension Benefits Act*, 1987, published January 2nd, 1988.

Section 76 should have read as follows:

76. This Part does not apply to fully-insured contracts and deposit administration general funds contracts that are regulated by the *Insurance Act* or *Canadian and British Insurance Companies Act* (Canada) or similar legislation of any province or territory of Canada. O. Reg. 708/87, s. 76.

(2473)

3

